

JUDGE CAPRONI

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

19 CV 6671

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THOMAS KRAEMER

plaintiff,

JURY
DEMANDED

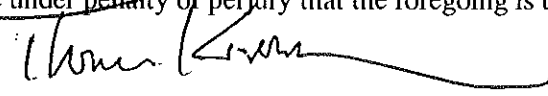
-against-

The City of New York; NYPD; DOI; DOI Inspector Andrew Guinan;
District Counsel 37; U.S. Marshal; Michael Edelstein; Mickey
Cekovic; Lisa Spitale Esq; Marcie Romberger Esq; Shannon Moore
Esq; Amy (Fontno) DeRaymond; Attorney Ray DeRaymond; County
of Northampton Office of the County Executive; Northampton
County Court; Northampton County MH/MR; Milestones
Community Healthcare Inc; Northampton County Sheriff; Deputy
Gretchen Kraemer; The Easton Area School District; Freya Koger
Ph.D; The City of Easton; Easton Police; CVS Health Corporate;
Dr. Xequiel Hernandez; DermOne; Dr. Cha J. Yu; Et Al.

Defendants.
-----x

COMPLAINT

I declare under penalty of perjury that the foregoing is true and correct.

Signed: 

Date: 07/17/2019

Thomas Kraemer
Pro Se Plaintiff
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A copy of the complaint can be found here:

<https://drive.google.com/open?id=1UhJcKWJ90IFWGV8MwGQF8mbu12LHTuX>

A copy of the exhibit index can be found here:

<https://drive.google.com/open?id=1Z8NFVNvtgIts4bnfCTyWe2aNIpUisOb>

A copy of SQL data supporting racketeering claims can be found here:

<https://drive.google.com/open?id=1mdpsqANgb74fhTYVoX1ol2FMUAiQEHnO>

DEFENDANTS: NEW YORK | New York defendants helped a RICO enterprise operating out of Easton PA racketeer the nominations and appointment of EDPA conservative republican federal judge Ed Smith via asset depletion, assault, extortion and attempted murder of Judge Smith's trafficking victim's father (victim 2) who kept evidence against Judge Smith, and the enterprise. He lives in New York.

- 01 **Defendant The City of New York** Zachary W. Carter, Corporation Counsel for the City of New York | 100 Church Street NY NY, 10007 646-610-5000

Defendant City of New York, was and is a municipal corporation duly organized and existing under and by virtue of the laws of the State of New York.

Defendant City of New York maintains the 1. New York City Police Department. 2. The Department of Investigation: a duly authorized public authority and / or police department authorized to perform all functions of a police department as per the applicable sections of the New York State Criminal Procedure Law, acting under the direction and supervision of the aforementioned municipal corporation, City of New York.

- 01.1 **Defendant NYPD** | 1 Police Plaza Path, NY, NY 10007. There was systemic precinct-wide unwritten policy of invention of evidence, slander, facilitation of my attempted murder, witness tampering. Quid pro quo racketeering used in furtherance of appointing EDPA conservative republican federal Judge Ed Smith of Easton PA — by attempting to dispose of one of his victims. 646-610-5000
- 01.2 **Defendant DOI** | 80 Maiden lane NY NY 10038. DOI's unwritten policy of invention of evidence, slander, witness tampering: racketeering in furtherance of appointing conservative republican EDPA federal Judge Ed Smith of Easton PA. DOI's job of detecting systemic corruption in NYC governmental departments (including NYPD) was undermined and defeated by them. 212-825-5900
- 01.3 **Defendant Inspector Andrew Guinan** 212-825-5900
His job of detecting systemic corruption in NYC governmental departments was undermined and defeated by him. 2018 he participated in my assaults via his awareness of NYPD's action and subversion of equal protection. John Doe Inspector Guinan's associate: silent black male.
- 02 **Defendant US Marshal SDNY** | 500 Pearl St. Suite 400 NY, NY 10007 212-331-7200
The U.S. Marshals Service is responsible for protecting the federal judicial process as the enforcement arm of the federal courts since 1789. The New York department collaborated with PA federal guardian Lisa Spitale: Allowing evidence tampering, and extortion of the plaintiff during 14-cv-3804 and U.S. 2nd Cir. 14-2221 *Kraemer v. Edelstein* in furtherance of protecting the racketeered appointment of EDPA conservative republican federal Judge Ed Smith.
- 03 **Defendant District Counsel 37** | AFSCME, AFL-CIO 125 Barclay St. NY, NY 10007 212-815-1000
New York City's largest public employee union. Their members maintain bridges, parks, roads and subways. Staff hospitals, schools, libraries, social service centers and city colleges. Do clerical work, the maintenance work that keeps New York City running. Their state members (DHCR) uphold rent regulations and serve as interpreters and reporters in the courts. Their members that allegedly violated the law—apparently received and acted upon corrupt communication via DC37 acting as the conduit for that information.
- 04 **Defendant Michael Edelstein** | 2207 Coney Island Avenue. Brooklyn, NY 11223 718-627-2980
Mr. Edelstein is an individual who resides in New York County. Owns 22 buildings in Manhattan and has his principal place of business in Kings County. 05/2013 Michael Edelstein turned my apartment into a de-facto gas chamber with chemicals he stockpiled—used to attempt my murder with the approval of NYPD in furtherance and appointment of conservative republican EDPA federal Judge Ed Smith. 11/06/2013 Mr. Edelstein/NYPD caused my eviction during Judge Ed Smith's US Senate interview via the disbursement of biological agents and toxins.
- 05 **Defendant Mickey Cekovic** CFO, Pitta & Bishop LLC | 120 Broadway New York, NY 10271 212-652-3890
Pitta & Bishop are government specialists, and lobbyists with a core competency in labor unions, and real estate. Pitta & Bishop used its resources in furtherance of racketeering the federal judge appointment of EDPA Judge Ed Smith via witness tampering. 11/21/2014 Mr. Cekovic engaged me in hostile conversation about the origin of my daughter's Norwegian scabies cultivated to attempt her murder just after filing 14-cv-9343. It contained CVS data proving my daughter's attempted murder. One of his clients at the time was the Detectives Endowment Association (DEA) i.e., it was obvious Mr. Cekovic was slandering me as the origin of scabies—which was used as a murder weapon. He's immersed in detectives. 06/06/2019 Joe Calabrese homicide detective, Chairman, of the DEA committed suicide the morning after I went to file this complaint.

PENNSYLVANIA

Easton PA defendants, including Judge Ed Smith as part of a RICO enterprise trafficked my daughter Emilie (victim1) as a mental retard in 2006. The enterprise protected judge Ed Smith when he applied for federal judge 2011. They did it by hiding and isolating victim 1 and used degrading, inhuman, treatment and extortive torture to have Emilie appear the mental retard Smith trafficked her as while he was vetted by the FBI and President Obama. Defendant's attempted to murder victim 1, one week after his 08/01/2013 Presidential nomination.

- 06 **Defendant Amy (Fontno) DeRaymond** | 423 Vista Drive Easton PA 18042 610-330-0419
Defendant is the victim's mother. 2000-2010 Fontno severely abused Emilie in collaboration with the Easton area Director of Special Ed. She was the pecuniary beneficiary of Judge Ed Smith's 2006 approval of attorney DeRaymond's petition TRAFFICKING Emilie as a mental retard.
- 07 **Defendant Attorney Ray DeRaymond** | Gross McGinley PO Box 4060 Allentown, PA 18105 610-820-5450
Attorney ID 7913. Defendant is the victim's grandfather. He attempted to cover up his granddaughter's 2008 torture used to skew her competency exam that obscured his and Judge Ed Smith's 2006 trafficking of her as a mental retard. Mr. DeRaymond was the solicitor for various municipalities in Northampton County.
- 08 **Federal guardians** appointed by EDPA Federal Magistrate Judge Timothy Rice extorted and trafficked Emilie as part of the RICO enterprise trafficking business. 2012-2015 his guardians hid, tortured, and degraded Emilie to have the appearance of a mental retard (masking Smith's fraud) while judge Ed Smith was vetted for federal judge.
- 09 **Defendant Attorney Marcie Romberger Esq.** | 323 Lenape Drive Berwyn PA 19312 610-725-8440
Ms. Romberger was my daughter's Federal Guardian. 2008 she arranged the competency exam used to hide Judge Smith's and attorney DeRaymond's mental retardation fraud. Ms. Romberger withheld my daughter's medical diagnostic proving she could not be mentally retarded while attorney DeRaymond, allegedly had her burned with cigarettes over 15 times prior to the exam.
- 10 **Defendant Attorney Shannon Moore Esq.** | PA State Education Association Southeastern Region Office 1512 McDaniel Drive West Chester, PA 19380 Ms. Moore was my daughter's Federal Guardian. 2012 she arranged Emilie's coercive torture in collaboration with Lisa Spitale, and Freya Koger while judge Smith was vetted for federal judge. 2013 she collaborated in my daughter's attempted murder after Judge Smith was nominated by President Obama. 610-430-6150
- 11 **Defendant Attorney Lisa Spitale Esq.** | Attorney ID 94297 680 Wolf Ave Easton PA 18042 610-258-3757
07/15/2011: Judge Ed Smith promoted Spitale as my daughter's guardian—removing me.
03/23/2012: one of Spitale's first acts a guardian was removing my vacation time—where I previously educated my daughter—had her burned with cigarettes while judge Smith was vetted for federal judge.
03/27/2014: as federal guardian she facilitated my daughter's over medication until she convulsed the day after Ed Smith was appointed federal judge.
- 12 **Defendant PA Northampton County Office of the County Executive** | 669 Washington Street Easton, Pennsylvania 18042. Attn: Lamont McClure The County Executive oversees the departments of Administration, Community and Economic Development, Corrections, Court Services, Fiscal Affairs, Human Resources, Human Services and Public Works, the offices of Coroner, Public Defender, Sheriff and Solicitor. 610-829-6359

Each of the following defendants acted with common purpose as part of a RICO enterprise under the auspices of the County Executive and in furtherance of trafficking my daughter then concealing it during Judge Ed Smith's 2012 -2014 vetting period as for federal judge.

- 12.1 Northampton County Sheriff's Dept. 669 Washington St, Easton, PA 18042 610-559-3084
- 12.2 Northampton County Court of Common Pleas 669 Washington St, Easton PA 18042 610-559-3000
- 12.3 Northampton County MH/MR 520 East Broad Street. Bethlehem, PA 18018 610-974-7555
- 12.4 **Deputy Gretchen Kraemer** 669 Washington St, Easton, PA 18042 610-559-3084
08/06/2012 Deputy Kraemer saw Emilie's cigarettes burns arranged by Northampton County guardian Lisa Spitale 03/23/2012—approved by judge Smith—and refused to make arrests. Judge Smith was her friend.
- 12.5 **Milestones Community Healthcare Inc.** | 614 N Easton Rd Glenside PA 19038 ID# 2827358 215-884-3982
Defendant was a Provider 50 Services faculty working for the County Executive. A social services organization specializing in behavioral healthcare. They trafficked my daughter as part of an RICO enterprise. They are a pecuniary beneficiary due to Judge Ed Smith's approval of Emilie's trafficking.

- 13 **Defendant The Easton Area School District** 1801 Bushkill Dr Easton, PA 18040 610-250-2400
The School District receives federal funds and is a Local Education Agency ("LEA") within the meaning of 20 U.S.C. §1401(15). The district is a federal fund recipient within the meaning of Section 504, 29 U.S.C. §794(b)(2)(B) and is a public entity as defined in Section 201(2) of the ADA, 42 U.S.C. §12131(1).
- 13.1 **John Merlo** is the former Director of Special Ed and represented the School District during due process #5779 05/06 The District supported his human trafficking of my daughter Emilie to the district's transition services consultant Freya Koger.
- 13.2 **Freya Koger Ph.D of Lehigh Transition Services.** Currently a research scientist at Lehigh University Iacocca Hall 111 Research Drive Bethlehem, PA 18015. There is NO entity ID listed by PA for LTS or SPIN. Defendant was a Transition and Assessment Service and consultant funded by local School Districts in Northampton County Pennsylvania. Dr. Koger was Transition and Assessment Service consultant for the Easton Area School District. 2012 LTS facilitated my daughter's trafficking and provided random dwellings where my daughter's degrading, inhuman treatment, torture, trafficking took place while Judge Smith was vetted for Federal Judge. 610-758-3225
- 14 **Defendant The City of Easton** 123 South Third Street Easton, Pennsylvania 18042 610-250-6600
The City of Easton is a municipal corporation organized as a Third Class City under the laws of the PA Commonwealth, and it operates pursuant to the Optional Third Class City Charter Law, Act of July 15, 1957, P.L. 901, as amended, 53 P.S. §§ 41101-41625. Also under this optional form of government, the Mayor appoints departmental directors with the advice and consent of the council, and the Mayor has the discretion to remove the department heads. Individually and in their Official Capacity.
- 14.1 **Defendant Easton Police Dept.** 48 N 4th St, Easton, PA 18042. The police department was systemically corrupted and operated in concert to facilitate trafficking. 610-759-2200
- 14.2 **Defendant Easton Police Chief Carl Scalzo** appointed 02/2012 by the Easton Mayor Sal Panto. 610-759-2200
Similar to *U.S. v. Harrington, Grant, Yermey Reichberg* Police leadership was changed then leveraged for racketeering judge Ed Smith's federal judge appointment. Easton police overlooked torture, inhuman and degrading treatment of Emilie to have the appearance of a mental retard (masking Smith's fraud). Defendants human trafficked Emilie—to their cops—and attempted her murder after judge Smith was nominated by President Obama.
- 15 **Defendant CVS Health Corporate.** One CVS Drive Woonsocket, Rhode Island 02895 888-607-4287
CVS of 1520 Northampton St, Easton, PA 18042 dispensed sedatives without a prescription. The undocumented sedatives (Hydroxyzine) were used as part of my daughter's attempted murder.
- 16 **Defendant Dr. Xequiel Hernandez** 3213 Nazareth Rd., Easton, PA 18045 610-559-2060
#MD446737 2013 prescribed medication in quantities and type that would invariably kill Emilie.
- 17 **Defendant DermOne** 712 East Bay Avenue Suite 19 Manahawkin NJ 08050. Corp. ID 0600383630 855-321-3376
2013 prescribed medication in quantities and type that would invariably kill Emilie.
- 18 **Defendant Dr. Cha J. Yu** Warren Hospital 185 Roseberry St. Phillipsburg, NJ 08865 908-859-6782
#MD4281181 2014. Dr. Yu prescribed medication in quantities and type that caused permanent mental, disfiguring damage to my daughter the day after Judge Smith was appointed federal judge.

VICTIMS

19. Victim 1. Emilie Kraemer: Easton, Pennsylvania

EK was trafficked by Judge Ed Smith. Her trafficking concealed from the FBI and President Obama during Judge Ed Smith's vetting for federal judge. Emilie's murder was attempted a week after President Obama nominated Judge Ed Smith. 11/1/2018

20. Victim 2. Thomas Kraemer: New York, New York

I am the father of Emilie Kraemer and kept the only evidence of her human trafficking by Judge Smith, the Federal guardians, her mother and the RICO enterprise. My daughter has been kidnapped by the enterprise since 11/04/2014.

21. Victim 3. The United States.

22. Victim 4. Unknown Public School Students: General U.S. population

The RICO enterprise's method of trafficking to health care had significant infrastructure and could easily be used on other victims who are unknown—and likely unaware of what happened to their children

JURISDICTION

1. Specifically, the plaintiff's claims against the defendants arise under a civil RICO claim pursuant to 18 U.S.C. § 1961-1968. The alleged unlawful conduct is in violation of 18 U.S.C. § 1962 (d). Alleged predicate acts include: 18 U.S.C. § 1958, 18 U.S.C. § 1951, U.S.C. §§ 1581, 1582, 18 U.S.C. §§ 1512, 1513, 18 U.S.C. § 2315. Given the US federal government was also a victim as defined by 18 U.S.C. § 2331 (5) RICO predicate offenses under 18 U.S.C. § 2332b (g) (5) (B) are also used in this complaint.

Constitutional violations include the Fourteenth, Fifth, First Amendments, and 42 U.S.C. § 1985 (2) (3).

2. Jurisdiction is proper in the United States District Court for the Southern District of New York under 28 U.S.C. § 1331 a federal question jurisdiction.

3. Venue is proper in the Southern District of New York under federal question jurisdiction, as the plaintiff's claims against the defendant City of New York is a municipal corporation that resides in the Southern District of New York, along with other NY defendants. Their participation is inextricably interwoven with defendants in Pennsylvania.

TABEL OF CONTENTS

SUMMARIES I - IV.....	7-23
Racketeering A Federal Judge Appointment: Basis for 18 U.S.C. § 2332b (g) (3).....	17
PRINCIPLES of the enterprise	24
Table I.....	25
<i>Use of DOD, and government contractors to deplete plaintiff's business assets</i>	
Table II.....	26
<i>2012-2018 Evidence of interstate racketeering</i>	
Table III.....	46
<i>2012-2015 Evidence of interstate witness tampering and evidence destruction</i>	
Table IV.....	52
<i>NY/PA: pattern of chronic racketeering</i>	
Table V.....	51
<i>City of New York's use of national brand's security cameras for witness tampering, assault</i>	
Table VI.....	56
<i>International considerations, influence.</i>	
Table VII.....	57
<i>My background, expertise, relevance to 18 U.S.C § 1962 (d)</i>	
FIRST MATTER	
<i>NY Apartment Used In Furtherance Of Racketeering A Federal Judge Appointment.....</i>	58
REMEDY REQUESTED.....	71
SECOND MATTER	
<i>2000 – 2011 Child Trafficking From A Public School.....</i>	77
REMEDY REQUESTED.....	108
THIRD MATTER	
<i>2011 – 2015 Racketeering A Federal Judge Appointment.....</i>	116
REMEDY REQUESTED.....	147
FOURTH MATTER	
<i>2014 Tampering With Due Administration Of Justice SDNY in Furtherance Of Racketeering A Federal Judge Appointment.....</i>	164
TABLE VIII.....	164
TABLE IX.....	164
REMEDY REQUESTED.....	183
COMPENSATORY DAMAGES.....	185

One Page Synopsis

RACKETEERING A FEDERAL JUDGE APPOINTMENT

12/21/2006 defendants from Northampton County PA, including Judge Ed Smith knowingly, willfully trafficked my daughter Emilie as a mental retard (MR317) who was obviously not mentally retarded: good looking, articulate, no genetic predisposition to MR including fragile ex and an Appeals Panel Order #1727 that rejected the School District's and Mother's position that Emilie was mentally retarded. Judge Smith violated federal law. 2011 when Judge Ed Smith decided to apply for federal judge defendants chilled the speech of the victims: my daughter in PA and myself in New York while Judge Ed Smith was being vetted for Federal Judge by engaging in racketeering as per 18 U.S.C. § 1962 (d). Predicate acts included: 18 U.S.C. §§ 1958, 1951, 2340A. 2012 those who benefited financially from Judge Smith's 12/21/2006 order isolated Emilie. To mask their human trafficking of Emilie while Judge Ed Smith was being vetted they altered my daughter's appearance to appear to be the mental retard they and Judge Smith trafficked her as. They disfigured her with disease, pharmacology, torture and degrading treatment.

—Exhibits 2.41, 2.42—

Much of Emilie's extortive violence peaked in correlation to conservative, republican Judge Smith's vetting milestones, nominations and appointment. The violence experienced by my daughter (extortive torture) involved prisoner command and control expertise Judge Ed Smith learned in Iraq 2007 - 2008 as part of DOD Task Force 134. Expertise used to isolate Emilie while he was vetted. Similar expertise was used by City of New York to contain and chill my speech. Two of the firms that compromised my business website were DOD contractors. Two other defendants were Government contractors. Each of the 3 federal guardians involved engaged in racketeering that included §1958 and §1951. 2013 my apartment was used for assault and attempted murder via toxic fumes by PA defendants in collaboration with my NY landlord who was protected by NYPD specifically because he was Jewish (*i.e.* PA defendants were smart enough to leverage the City of New York, NYPD's sensitivity to U.S. interest in Israel and penchant for quid pro quo bribes with Jewish landlords). 2015 NYC illegally confiscated ALL of my property including computers, business equipment, destroyed evidence against Judge Smith—severely impeded my ability to maintain a livelihood or conduct business. This in furtherance of Judge Smith's appointment.

- (i) **2008 Federal guardian Romberger** caused my daughter's torture (burning with cigarettes) just before a competency exam she arranged around the time Judge Smith returned from Iraq 06/2008. 2.42
- (ii) **2012 DOD contractors** hacked my website (tampering with my income) in collaboration with judge Smith's law partners daughter Amy DeRaymond while former DOD judge was vetted for federal judge. 3.9, 3.9.2
- (iii) **2013 Federal guardian Shanon Moore** participated in the finalization of my daughter's attempted murder a week after Judge Smith's 08/1/2013 nomination by President Obama. 1.5, 2.86
- (iv) **05/2013** a special privilege class (Jewish landlords) was carved out by the City of New York, NYPD. That relationship was leveraged by the enterprise for assault, attempted murder of my daughter and myself.
- (v) **2014 Federal guardian Lisa Spitale** organized my extortion during 14-2221 2nd Cir. *Kraemer v. Edelstein* quid pro quo for my landlord's 11/06/2013 assault and forced eviction while Judge Smith was interviewed by the U.S. Senate. Spitale is responsible for the pharmacological brain damage and disfigurement of my daughter that started day after Smith's 03/26/2014 appointment. 2.53, 2.41.
- (vi) **2015** Easton PA, NYPD detectives, DOI had complete and total access to my computer, phone devices, GPS and retaliated at will depending what I wrote or filed, if I attempted to find work, get new equipment, or did anything that got in the way of their goal of my early demise *e.g.*, anything that delayed reliving them of future litigation for their participation in my daughter's trafficking, attempted murder, and brain damage in furtherance of extra conservative republican Judge Ed Smith's federal judge appointment.

1 *U.S. v. Harrington, Grant, Yermey Reichberg*. **One Stop Shop 05/2013** (Jewish) building owners, business men placed leadership within NYPD to leverage for their personal racketeering activities. NYPD reciprocated. They advertised they took bribes in Federal Court.

I. SUMMARY: CHILD TRAFFICKING 2000 EASTON PA. My daughter, Emilie was trafficked from within a public school via the use of organized torture, and degrading treatment (burning her with cigarettes, psychological abuse). The RICO enterprise used abuse, and fear as an extortive tool to shave I.Q. points, and cause behavioral issues negatively impacting competency exams of the student. In exchange for abusing Emilie parties were able to benefit financially: **1.** The cooperating parent willing to injure her child: mother Amy (Fontno) DeRaymond collected illegal disability social security; **2.** The Easton area school district's transition services (mental retardation) consultant Freya Koger gained a client **3.** The County's MH/MR community services agency Milestones gained a client as a result of the RICO enterprises pattern of organized injury and terror. I was able to track it starting in 2000 when the director of special education John Merlo (the gate keeper between private industry and public school students) facilitated Emilie's in school badgering, and torture by collaborating with Emilie's mother not to report their resulting injuries used to traffic her to special ed. Their agreement circumvented the findings from a 1999 home study report I sued for (It corroborated Emilie's abuse by her mother) allowing their profitable, criminal business to continue. 2000 their collaborative abuse was so bad Emilie began wetting herself during school hours. The school district's answer to the manifestation was to **make Emilie's guidance counselor Ms. Williams erase her notes on the matter.** Exhibits 2.38, 2.39.

7. 2005 I sued the District #5779 05/06 for not educating my daughter and for their insistence she was mentally retarded (MR317). The District's Special Ed director John Merlo and Emilie's mother skirted around Emilie's continuing manifestation of their abuse by inventing a watch program to remind my daughter "to go" during school hours, masking their abuse *during* educational due process.

02/16/2006 | ODR 5779 05/06 | Educational Due Process Transcript. The Hearing officer let in the mother's submission of Dr. Regina Smock's fraudulent claim of Mental Retardation 317 (MR317) diagnosis. (Page 1915). Dr. Smock even cited the Saint Christopher's Hospital for Children 2.5 day diagnostic that ruled out mental retardation. She performed NO diagnostic of her own. Exhibits 2.22, 2.36

03/23/2006 I won \$200,000 in compensatory education for my daughter—rejecting the District's and mother's claim of MR317 Exhibit 2.24

05/18/2006 the School District appealed #1727 and lost *specifically* on their claim of mental retardation (MR317). Emilie's pendent placement diagnosis was PDD NOS (very mild atypical (social) autism).

07/26/2006 After the School District lost their appeal they unilaterally inserted Freya Koger Ph.D the District's transition services consultant for the **mentally retarded** into Emilie's IEP and refused to pay the appeals panel order for compensatory education. Exhibits 2.26, 2.27

08/11/2006 I sued School District in federal court to enforce payment (06-cv-3592-GP).

13. The School District participated in violating 18 U.S.C. § 1951's prohibition of robbery (theft of I.Q. points/intellectual property) via violent extortion affecting interstate commerce: "in any way or degree." Exhibits 2.11.1, 2.23, 2.24

12/21/2006 Judge Ed Smith trafficked Emilie at the behest of his partner attorney Ray DeRaymond's emergency petition that was in violation and contradiction of the 05/18/2006 State's Educational Appeals Panel ruling #1727. His petition recommended that (i) Emilie have a mental defect MR317 the appeals panel ruled out. (ii) That Freya Koger treat her for mental retardation MR317 and (iii) a guardian be appointed. Exhibit 2.34

07/16/2012 Proof Northampton County Department of Human Resource illegal use of MR317 from 2006 forward. Proof of guardians Lisa Spitale and Federal guardian Shannon Moore's approval. Exhibit 2.34.3

15. **TRAFFICKING:** 1. The PA Appeals Panel approved Emilie's pendent placement diagnosis as PDD NOS (mild atypical (social) autism) predicated on a 2.5 day diagnostic from Saint Christopher's Hospital for Children conducted by Emilie's great Uncle Dr. Dee Grover M.D. the head of Child Neurology. 2. The Appeals Panel and the diagnostic ruled out mental retardation diagnosis (MR317) proffered by the mother during due process #5779 05/06—considered then rejected by the ODR Due Process hearing officer. The Appeals Panel supported the hearing officers decisions and awarded Emilie even more compensation to make up for the education she lost as an educable person. Exhibits: 2.34, 2.24, 2.34.2.

16. 12/21/2006 forward Judge Ed Smith, Attorney DeRaymond, Amy DeRaymond, Freya Koger, the Northampton County Court of Common Pleas, MH/MR, and the School District knowingly and egregiously human trafficked Emilie through fraud, innuendo and abuse. Which worked for them until Judge Smith applied for federal judge 07/2011. Exhibit 2.34.2

17. Everything documented about my daughter's health, psychology, behavior or mental acuity by Northampton County MH/MR and the District was made up fiction. Any questions by me were managed in the tone of f*** off we do what we want. The PAAG reciprocated. Exhibits 2.33, 2.34, 2.34.1, 2.69.1.

18. **Systemic ramifications.** Teachers confided in me there were many kids in special-ed that did not belong there. Defendants trafficked normal public school students via the use of organized injury that lowered I.Q., and caused behavioral problems. They hid evidence of organized serious injury in the school district's documentation, Court, County MH/MR documents, State medical audits, and through deliberate police inaction to be able to steer students (business) to privately held transition services programming.

19. U.S.C. § 1951: "The extortion offense reaches both the obtaining of property "under color of official right" by public officials and the obtaining of property by private actors with the victim's "consent, induced by wrongful use of actual or threatened force, violence, or fear, including fear of economic harm ." ¹ i.e., theft of the student's intellectual property (I.Q. points) by inflicting significant or lasting harm. Exhibit 2.1

¹ <https://www.justice.gov/jm/criminal-resource-manual-2403-hobbs-act-extortion-force-violence-or-fear>

II. SUMMARY: RACKETEERING A FEDERAL JUDGE APPOINTMENT. 2007 Judge Smith was a DOD Judge in IRAQ for Task Force 134 responsible for adjudicating detainees, their command, control, interrogations, and ensuring due process—returning to Easton PA 06/2008. 07/2011 Judge Ed Smith applied to become federal judge. However, Judge Ed Smith trafficked my daughter 12/21/2006 as a mental retard (MR317) who was obviously not mentally retarded: good looking, articulate, no genetic predisposition to MR including fragile ex and an Appeals Panel Order #1727 that rejected the School District's and Mother's position that Emilie was mentally retarded. Judge Smith violated federal law. 2012 Emilie's extortive violence increased significantly—chilling her speech. My daughter Emilie reported being alone with Judge Ed Smith where he grabbed her shoulder and hurt her.

2012 Those who benefited financially from Judge Smith's 12/21/2006 order isolated Emilie. To mask their human trafficking of Emilie while Judge Ed Smith was being vetted by the FBI and President Obama was alter my daughter's appearance to appear to be the mental retard they and Judge Smith trafficked her as. **They disfigured her with disease, pharmacology, torture and degrading treatment.** Anyone looking at my daughter's photos after these animals got a hold of her can easily see a sick, depraved mentality at work. Exhibit 2.41

21. Coercive, cruel, inhuman, degrading treatment was organized at private residences maintained by Freya Koger Director, of Lehigh Transition Services in collaboration mother Amy DeRaymond, guardians Lisa Spitale, and Shanon Moore, (*i.e.* Judge Smith's detainee command and control experience was leveraged). Defendants used: **1.** Burning with cigarettes **2.** Electric shock burns **3.** Sexual aggression **4.** Prolonged denial of sufficient hygiene **5.** Denial of medical assistance **7.** Administration of drugs in detention. **8.** Denied the use of public transportation for isolation and detention purposes. They hid and degraded Emilie to have the appearance of a mental retard (masking their 12/21/2006 child trafficking) while judge Ed Smith was vetted for federal judge. Exhibit 2.42.

22. Emilie's assaults peaked significantly during each of Judge Smith's federal processing milestones:

2012 (a) FBI, Presidential vetting. Exhibits 2.0.2

2013 (b) Presidential nomination (c) U.S. Senate vetting

2014 (d) U.S. Senate nomination (e) Appointment.

(*i.e.*, quid pro quo extortion in furtherance of appointing a future public official).

(a) 2012 Vetting

PA defendants prepared to violently witness tamper Emilie and set in place the means for destroying my business and trafficking evidence contained at my apartment 145W71st NY, NY 10023. Initial steps:

(i). 10/12/2011 Judge Ed Smith removed me as Emilie's guardian recommending attorney **Lisa Spitale** at

Amy Fontno's request. This *after* the court lost jurisdiction on Spitale's guardian appointment. 3.4

(ii). 02/15/2012 My NY business website was hacked. Pages were selected at the Easton PA School District outsourced for tampering to DOD contractors then tested at the Easton PA School District. Exhibit 3.9

(iii) 02/25/2012 Interstate tampering of my business started. Exhibit 3.9.2

(iv) 02/29/2012 The RICO enterprise changed Easton Police Chiefs to Chief Scalzo ². Exhibit 3.9.1

(v) **03/23/2012 Guardian Lisa Spitale's** first official action removed two weeks of my vacation with my daughter. During the two weeks Emilie would have been on vacation with me (7/16/2012 - 8/6/2012) she was instead taken to a private residence and tortured—burned with cigarettes. Emilie was never the same after that. I previously used our 4 weeks vacation time teaching Emilie a foreign language proving she learned easily and that the District was racketeering. Judge Ed Smith who trafficked Emilie as a mental retard 12/21/2006 made sure my educating Emilie would not happen while he was vetted by the FBI and the President for federal judge. Exhibits 3.10, 3.10.2, 2.49

05/30/2005 Department of Justice Legal Department: Memorandum For John A. Rizzo Senior Deputy General Counsel, Central Intelligence Agency: Page 36. Much of the condemned conduct goes far beyond the CIA techniques and would almost certainly constitute torture under United States Law...**Pakistan (beatings, burning with a cigarettes, electric shock)...Uzbekistan (electric shock, rape, sexual abuse, beatings)**" Exhibit 2.6

25. Expertise: Judge Smith certainly knew what coercive torture was. His DOD expertise was used domestically in service to himself in furtherance of his federal judge appointment. Exhibits 2.6.2, 2.6.3.

26. President, Barack Obama Jan 22, 2009 on the *second day* of his presidency banned the CIA from using "enhanced interrogation" techniques, which were widely regarded as torture.

27. The Republicans choice for federal (judge Ed Smith) approved torture considered criminal by the 2005 U.S. Justice Department for interrogation on Iraq war prisoners to chill the voice of his victim, my daughter, in furtherance of his nomination by U.S. President Obama who so despised that we tortured as a nation shut it down the second day of his presidency. Exhibits 2.42, 2.86

(b) 08/01/2013 President Obama nominated Judge Ed Smith.

Emilie's Mother Amy Fontno took steps to attempt the murder of our daughter (Fontno's and Judge Smith's victim) one week after judge Smith's nomination. It required the cooperation of Freya Koger, guardian Lisa Spitale, federal guardian Shannon Moore. Defendant's began Emilie's attempted murder 05/16/13 via the deliberate use of improper medication—to cultivate Norwegian scabies until 07/26/2013 then hid its effects one week before 08/01/2013 and one week after his nomination —then resumed use of medication (that would invariably kill Emilie) at much higher potency 08/07/2013. Exhibits 1.5, 1.5.1

.....

(i) MAY 16, 2013 | Start of attempted murder PA | After refusing my and Emilie's requests for medical attention for two months defendants suddenly agreed. Emilie was obviously, deliberately misdiagnosed by the M.D. and prescribed immunosuppressive medication that would INVARIABLY kill her. They cultivated **Norwegian Scabies** until 07/22/2013 then cured its effects: skin fissures, crusting on her hands in four days 07/26/2013 just before Judge Smith's 08/01/2013 Presidential nomination. Defendants resumed use of immunosuppressive medication at much higher potency 08/07/2013 attempting to finalize murdering Emilie until I stoped it 08/26/2013. Exhibits 1.5, 1.5.1

There is only one cure for Norwegian Scabies defendants had to know what it was to cure it and restart it.

² I believe Chief Scalzo's appointment was similar to *U.S. v. Harrington, Grant, Yermey Reichberg*'. (Jewish) building owners, business men placed leadership within the NYPD to leverage for their personal racketeering activities.

(ii) **MAY 18, 2013 | Start of attempted murder NY** | NYPD effectively endorsed my landlord's assault, attempted murder via his use of toxic fumes. NYPD defined my description of toxic fumes as assault and attempted murder then refused to investigate. "come back and see us again if he does it again" (i) Erased my detectives report on the matter. (ii) Their detective had the same answer: "come back and see me again if he does it again" (iii) I was arrested by the same precinct for avoiding toxic fumes—falling asleep at the subway across the street from my apartment. NYPD subverted my fundamental rights which furthered the appointment of extra conservative republican federal judge. Exhibit 1.6

(iii) **MAY 2013 ONE STOP SHOP**. The attempted murders started two days apart. PA defendants waited until MAY 2013 to start interstate attempted murder for hire. MAY 2013 marked the evaporation of the Equal Protection Clause in the City of New York due to NYPD LEADERSHIP providing special treatment to Jewish landlord's. Documented as ONE STOP SHOP by the FBI. Jewish business leaders and building owners were able to reach NYPD leadership for bribes instead of looking around for the right inspector to bribe i.e., ONE STOP SHOP. That NYPD was open to bribes by Jewish businessmen was well advertised by them. i.e., my Jewish landlord Michael Edelstein's obscenely favorable treatment by NYPD. The Jewish business men (Yermy Reichberg, Jona Rechnitz) that originated ONE STOP SHOP were extremely conservative republicans, had significant and direct ties to the Israeli Prime Minister Benjamin Netanyahu. *U.S. v. Grant, Yermy Reichberg* (1.6)

32. 3/3/2015 conservative Israeli Prime Minister Netanyahu had pattern of interfering directly with US politics during the Obama administration: "Barack Obama said in 2012 that dealing with Prime Minister Benjamin Netanyahu was like dealing with his rivals in the Republican Party, and that Netanyahu was dishonest toward his administration, former Obama adviser Ben Rhodes says in his new book." *Harretz Israel News, Jun 06, 2018* Netanyahu spent his high school years in Philadelphia, and addressed the graduating class at the University of Pennsylvania in 1999.

33. 2013 Houdini. UWS Jewish building owner David Apple relaid to me I earned the nickname "**Houdini**" for getting out what they were doing to me during Jewish building owners weekly meetings on the UWS which Edelstein attended. In other words, the special privileged Jewish building owners were incredulous I wasn't dead yet in spite of their de-facto ownership of NYPD.

34. 2012, 2013 I was approached by two other Jewish leaders who were upset that I donated money to President Obama.

35. Domestic terrorism as defined by 18 U.S.C. § 2331(5) fits. Defendants in furtherance of Judge Smith's federal appointment: (A) involved acts dangerous to human life that are a violation of the criminal laws of the U.S. (B) appear to be intended (ii) to influence the policy of a government by intimidation or coercion (influencing the appointment of an extra conservative federal judge by disposing of witnesses). They had material support and expert resources as per 18 U.S.C. § 2339A. They counted on those resources (in New York they were influenced by Israeli conservatives) to be able to violate predicates: 18 U.S.C. §§ 1958, 175, 229, 1951, 2340A

.....
(c) **11/06/2013 U.S. Senate interviewed Judge Ed Smith.**

I was assaulted in my apartment 145W71ST 8G NY 10023 via the use of a vent (a device) the landlord constructed under the windowsill behind the radiator in my bedroom causing serious injury and

my self-eviction by 11/16/2013. A predicate violation of 18 U.S.C. § 175 Exhibits 1.11, 1.12, 1.28

(d) 01/16/2014 U.S. Senate nominated Judge Ed Smith.

Emilie was assaulted 01/07-10/2014 at a private residence. Delivered there by Lehigh Transition Services who Freya Koger the school district's consultant was the director. 1/24/2014 Emilie had finger print bruises and a burn mark to her hand after reporting guardian Lisa Spitale's communication with Easton police to me. Then hospitalized her after reporting them again 1/29/2014. Exhibits 2.42 p.27., 2.69

(e) 03/26/2014 Ed Smith's Federal Judge appointment.

03/27/2014 Emilie was overmedicated the day after Judge Smith's Federal Judge appointment until she had seizures - brain damaging her. Impeding her testimony about her assaults, inhuman treatment and trafficking caused by federal guardian Moore and State guardian Spitale. Exhibit 1.4

39. 16-10018-01 District Of Kansas | *U.S. V. Steven R. Henson, M.D* 03/09/2019 "I want this case to send a message to physicians and the health care community," U.S. Attorney Stephen McAllister said in a news release. "Unlawfully distributing opioids and other controlled substances is a federal crime." Dr. Henson was sentenced to life in prison for unlawfully prescribing "*anxiety*" medication resulting in death.

40. **Protection.** My x-wife Amy (Fontno) DeRaymond of Easton PA who participated in Emilie's assaults — theft of her I.Q. points (intellectual property) via *painful extortion* in exchange for government benefits — received protection from the enterprise comprised of Northampton County governmental entities and private healthcare. The common euphemism among these violent criminals was my daughter had "*anxiety*" while erasing evidence of her torture and abuse. The parent who had the child's best interest (I, myself) was chastised, by the association-in-fact enterprise: County MH/MR, Court of Common Pleas, (Judge Ed Smith), School District, the District's Transition Services consultant, County MH/MR Agency Milestones Community Services, Police and Sheriffs departments, County and Federal guardians (the functioning continuing unit) that engaged in the pattern of racketeering activity for purpose of illegal trafficking via organized injury. See *United States v. Turkette*, 452 U.S. 576 (1981)

41. Federal Judge Rice's guardian appointees facilitated Emilie's violent extortion, torture, over medication via trafficking narcotics (1.4), trafficking Emilie apparently bribing or attempting to bribe PA police officers, corruptly influencing and attempting to corruptly influence the outcome of interstate state court and federal court proceedings and the attempted murder of their ward (my daughter). 2.42

42. **Common purpose.** Members of the RICO enterprise operated together in a coordinated manner in furtherance of the common purpose. It is proven by a wide variety of direct and circumstantial evidence described in Matters II, and III consistent with *Boyle v. United States*, 556 U.S. 938 (2009) used by US DOJ Organized Crime and Gang Section determine the sufficiency of an association-in-fact enterprise.

PATTERN OF TORTURE: BURNING WITH CIGARETTES, BRUISES FROM RESTRAINT

2000

43. EMILIE WAS BURNED WITH CIGARETTES Amy (Fontno) DeRaymond's father, attorney Ray DeRaymond solicitor for many of the municipalities in the county was more interested in protecting his business and reputation covered up his daughter's serious violence to his granddaughter (Exhibit 2.34.2). The Court of Common Pleas reciprocated. 2000 after a 1999 Home Study Report I initiated (Roberman 2.38) confirmed the mother's abuse burning Emilie with cigarettes, stoves, and locking Emilie in closets the school district helped the mother circumvent the report's findings by agreeing with the mother to not report evidence of Emilie's abuse they used to traffic her into Special Ed. Their agreement to abuse shaved I.Q. points and caused behavioral problems for Emilie from which they benefited financially (Exhibit 2.39):

1. The District steered business to the school's transition services consultant Freya Koger vis-a-vis the manufactured "disabled" student. Child trafficking. 2. The mother was able to collect social security disability payments *even after* I sued the District and won. **05/18/2006** the State Appeals Panel specifically ruled on the mother's and District's claim of Mental Retardation MR317 and rejected it. Confirming Emilie's pendent placement as PDD NOS. **08/15/2006** the School District sued me in federal court after losing their appeal. Exhibit 2.24

That is until 2000 the mother's extreme violence was random and became highly structured after her 2000 agreement with the Easton Area School District not to report victim 1's injuries.

2006

12/21/2006 Judge Ed Smith and attorney Ray DeRaymond circumvented the Appeals Panel ruling and trafficked my daughter approving the mother's use of **MR317** (Exhibit 2.34). 10/09/2007 I agreed to a Federal guardian Marcie Romberger. 12/07/2007 the Federal guardian ignored the County's continued illegal use of MR317 approved by Judge Ed Smith. **03/2008** Ms. Romberger instead arranged a baseless competency exam for Emilie; the State Appellate already confirmed Emilie's pendent diagnosis (PDD NOS) allowing for comprehensive educational funds to be released for her use as an educable person. Romberger already had access to these funds predicated on that decision.

2008

EMILIE WAS BURNED WITH CIGARETTES prior to a mental competency exam arranged by Federal Guardian Romberger. Ms. Romberger then withheld Emilie's medical diagnostic that proved Emilie could not be mentally retarded while presenting tortured Emilie to her examiner Dr. Hess. (Exhibit 2.17) 08/06/2008 Dr. Hess forwarded an email where he recommended to Romberger, the Mother, and the School District that for Emilie to be able to learn for the mother STAY AWAY from Emilie (Exhibit 2.51). This was ignored. 08/14/2008 Easton PA Detective Miller fabricated his investigation, lied about not being able to reach the MD's who confirmed Emilie's cigarette burns then had his investigation abruptly closed by the DA. Exhibit 2.69.1

11th Cir. No. 09-10461 | *U.S. v. Roy M. BELFAST, Jr.*

50. INTERSTATE RACIAL DISCRIMINATION | 2005 Educational Due Process 5779 05/06 | Easton PA | Special Ed Director John Merlo was so repulsed that I had a Jewish girlfriend after spying on me at my NY apartment he aired his racial discrimination about it during a 2005 IEP meeting. My daughter (of German descent) was trafficked by this sadistic, religious extremist. Mr. Merlo had **strong** feelings on the subject of **racial purity**. Amy Fontno DeRaymond was a bi-polar extremely abusive mother. Perfect for Mr. Merlo who collaborated with the mother not to report Emilie's injuries and trafficked Emilie to his Transition Services consultant Freya Koger. 2012 his consultant Freya Koger tortured my daughter to keep her quiet about her trafficking (approved by Judge Smith 12/21/2006) while Judge Ed Smith was vetted for federal judge. 2013 my NY Jewish landlord turned my apartment (that Mr. Merlo spied on) into a de-facto gas chamber for which I was nicknamed Houdini by Jewish building owners for escaping. 11/06/2013 my landlord used a vent he constructed to pervade the apartment with an extreme bird mite population—causing me to move or die—the same day Judge Ed Smith was being vetted by the U.S. Senate. (This disturbed RICO defendant went to the trouble of finding out my former girl friend's name *and* religion then took umbrage about my race in connection to it).

51. DC Circuit 18-cv-1636 | *Council Of Parent Attorneys And Advocates, Inc., V. Elizabeth (Betsy) Devos, Secretary Of Education*: The government committed: "to publish guidance to help schools to prevent racial discrimination in the identification of children as children with disabilities, **including over-identification...of disabilities by race.**" 03/07/2019 Federal Judge Tanya S. Chutkan ruled DeVos illegally delayed an Obama-era rule that required states to address racial disparities in special education programs and called the delay of the special education rule "arbitrary and capricious." Exhibit 2.22

..... III. RICO PREDICATE OFFENSES IN CONNECTION WITH TERRORISM IN A PUBLIC SCHOOL

PA Defendants used torture, fear, and extortion, within the context of a public school building to be able to traffic my daughter to private, transitional, community and behavioral health services in furtherance of enriching themselves. Victim 1, Emilie was extorted to give up her intellectual property by curbing her speech, and thought for fear of future violence (including torture) in violation of 18 U.S.C § 1951. Exhibits 1.5, 1.6.

The infrastructure in place did the following: (B) appear to be intended (i) to intimidate or coerce a civilian population as defined by 18 U.S.C § 2331 (5) (B) (i). This is substantiated by Federal Guardian Marcie Romberger's 2008 use of torture to skew victim 1's competency exam that resulted in victim 1's trafficking to transitional health care instead of attending college. The larger issue is Romberger's understanding of exactly how to leverage state legislature's weakness on pain thresholds, and proof needed to substantiate abuse to be able to extort a profitable business result via torture from victim I. That knowledge was also shared by the School District, and victim 1's grandfather, municipal solicitor, attorney Ray DeRaymond. In Matter II in addition to the racketeering allegations, I believe there is a question of terrorism given the lock step mentality of the group involved and their willingness to racketeer a federal judge appointment.

Section 304 of Title III of the Administration's proposal contained a provision that would have revised 18 U.S.C. § 1961(1) to add a new subpart G, which made "any act that is indictable as a Federal terrorism offense" a RICO predicate offense. This section added terrorism crimes to the list of RICO predicates, so that RICO can be used more frequently in the prosecution of terrorist organizations."

As enacted on October 26, 2001, the legislative language for the amendment to the RICO statute was revised from the Administration's proposal. A new subsection G was added to Section 1961(1) that made "any act that is indictable under any provision listed in section 2332b(g)(5)(B)" of Title 18 a RICO predicate offense. *Criminal RICO: 18 U.S.C. §§1961-1968 A Manual For Federal Prosecutors*.

The facts provide:

56. (A) PA State legislature to wrote laws enabling the use of torture on minors and individuals with behavioral health disabilities that allowed for the creation of new business for the transitional and behavioral health care industry. Court officials: State, and federal guardians, a School District, Transitional Services health employees, (behavioral health care) leveraged a flaw in PA State law to torture, intimidate, coerce, and terrorize a normal public school student for the purpose of generating business—by creating a mentally disabled appearing student that could be steered into special-ed and related privately held services that billed for their time.

57. (B) Torture of U.S. citizen was used for business. Privately held PA behavioral healthcare firms in collaboration with governmental entities tortured a student to create a mentally disabled client they could then treat for a mental disability they caused.

(i) Defendants used government property for its terroristic activities in violation of §2339A

(ii) Defendants used violent extortion: State backed torture to drive behavioral healthcare business by stealing a students intellectual property creating business for privately held transitional / behavioral health care.

58. (C) The local Easton PA government and school district marketed to and targeted an abusive parent to torture their own children to cause the significant or lasting mental harm in collaboration with private healthcare for the purpose of creating reciprocal forms of income from the resulting mental disability imposed upon the child that (i) can be billed for treatment, and (ii) receive government benefits for.

Torture is a predicate RICO offense under: 18 U.S.C. § 2340A. The RICO enterprise knew exactly what it was doing at all times. They were aggressive about it and protected their partner / parent in crime so to speak.

What is considered torture (including burning with cigarettes) can be found:

2012 United Nations Article 16, Special Rapporteur on Torture. (III B health care settings)

2005 U.S. Justice Department Detainee Treatment Act Exhibit 2.6

2004 Improvement Reauthorization Act: 18 U.S.C. § 2339A for violations of 2340A 3.9.2

Violations of the U.S. Department of State Exhibit 2.6.2

59. Federal, State, County, City governments provided material support or resources knowing or intending they be used in preparation for carrying out predicate acts within the meaning of 18 U.S.C. § 1962 (d): 18 U.S.C. § 1951.

Provision of material support expert/scientific advice for terrorists

LEHIGH TRANSITION SERVICES (LTS) 2006-2010 Behavioral conditioning experts, disseminated the means for terror in a public school through Individualized Educational Programming (IEP) plans—training teacher's to use **cues** and **prompts** to gain a students attention. These cues and prompts were used by separate parties in conjunction with burns (torture) creating the association with cues and prompts used by teachers as per IEP instructions—terrorizing the student during school. As such resulting in poor I.Q. scores and behavioral problems creating business (clients) for LTS. The scientific term is known as cued and contextual fear conditioning. Exhibits 2.44, 2.43, 2.45

61. Provision of material support expert/scientific advice for terrorists

MILESTONES COMMUNITY SERVICES 2007 - 2010 Behavioral conditioning experts, extended Separation interrogation techniques (isolation) and cued, contextual fear conditioning training to Emilie's home via her abusive mother and guardian (Lisa Spitale came to Emilie's house and assaulted her). After a full day of abusing Emilie at School, there was continued methodical isolation and maltreatment at home as per Milestones training contract. Exhibits 2.44, 2.43, 2.45

62. Provision of material support or resources for terrorists

THE EASTON AREA SCHOOL DISTRICT receives federal funds and is a Local Education Agency ("LEA") within the meaning of 20 U.S.C. §1401(15). The district is a federal fund recipient within the meaning of Section 504, 29 U.S.C. § 794(b)(2)(B) and is a public entity as defined in Section 201(2) of the ADA, 42 U.S.C. §12131(1). School property was used to propagate terror through IEP instructions for the purpose of lowering IQ, causing behavioral problems and thus generating income for privately held behavioral health care firms working for the School District and Northampton county.

.....
IV. TERRORISM PREDICATES FOR RACKETEERING A FEDERAL JUDGE APPOINTMENT

In as much as the defendants were allegedly racketeering—it wasn't loan sharking or shaking down a small business. They racketeered the appointment of a Federal Judge who participated in the trafficking of at least one public school student. A person who was going to make decisions about our basic rights as such an infection of our governmental process by a group who allegedly qualified a terrorists the moment they moved from racketeering minors to health care by maiming them to attempting to murder one of their and Judge Ed Smith's victims in furtherance of his federal judge appointment.

A thorny issue of a tightly-nit group picking their Federal Judge appointee business partner and getting rid of his **criminal baggage** for him so he could be federal judge. These terrorists didn't take over a state—they leveraged a significant portion of our federal government and made joke of it.

United States v. Warner, 498 F.3d 666, 694-97 (7th Cir. 2007), the Seventh Circuit held that the State of

Illinois was properly charged as the RICO enterprise that was the victim of corrupt office holders' pattern of racketeering activity.

18 U.S.C. § 2332 (5) (A) (B) (ii) says this: **(A)** involved acts dangerous to human life that are a violation of the criminal laws of the U.S. **(B)** appear to be intended **(ii)** to influence the policy of a government by intimidation or coercion.

In this case parties influenced the federal judge appointment of an extra conservative state judge by attempting to murder or otherwise disposing of his trafficking victims from which the parties profited and with the approval and facilitation by the federal judge applicant Judge Ed Smith.

Domestic terrorism has its own special predicate offenses carved out under 18 U.S.C. § 2332b(g)(5)(B). Defendants had material support and expert resources as per 18 U.S.C. § 2339A. They counted on those resources (in New York they were influenced by Israeli conservatives) to be able to violate predicates: 18 U.S.C. §§ 1958, 1951, 175, 229, 2340A. Some of the predict offenses are listed below and covered in detail in Matters II, III.

Pennsylvania Victim 1

.....
a. DOD methods, training used on domestic victims. Judge Smith was a DOD Judge in Iraq for Task Force 134 charged with detainee command, control, interrogations and ensuring due process. Judge Smith is the alleged source of detainee command, control and interrogation expertise known as Separation (isolation and torture) used by defendants to coerce my daughter to appear the mental retard he trafficked her as 12/21/2006 while he—judge Smith—was vetted by the FBI, President, and U.S. Senate 2012-2014. Exhibits 2.42, 2.6.2, 2.6.3

Victim 1's cruel, inhuman, treatment included:

- | | |
|---|--|
| (1). Burning with cigarettes, stoves, bruises from restraint | Exhibit <u>2.42</u> p 1, 2, 8, 9, 13, 14, 18, 23 |
| (2). Electric shock burns | <u>2.42</u> p 23, 24, 25 |
| (3). Sexual aggression | <u>2.42</u> p 4, 5, 6, 7, 10, 14, 15, 17 |
| (4). Prolonged denial of sufficient hygiene | <u>2.42</u> p 12 |
| (5). Deprived Emilie of clean clothing | <u>2.42</u> p 10, 12, 19, 24 |
| (6). Denial of medical assistance | <u>2.42</u> p 16, 17; 18, 19, 20, 21, 22 |
| (7). Administration of psychotropic drugs in detention | <u>2.42</u> p 10, 14 <u>1.4</u> |
| (8). Denied the use of public transportation for isolation purposes | <u>2.42</u> p 5, 6 |

b. Defendants repeatedly violated 18 U.S.C. §§ 2340A, 1951 concerning victim 1EK for business and political purposes. They chilled the speech of victim 1 in furtherance of Judge Ed Smith's federal judge appointment. 1.5, 1.6

.....
c. 2012 Defendants cleaved victim 1 (Emilie) from any normal social contact with the public **isolating** her allowing for escalated coercive torture at private residences: chilling her speech and First Amendment rights very effectively while Judge Ed Smith was vetted for Federal judge. Exhibits 2.6.2, 2.6.3

“Although Separation (isolation) is billed as an interrogation technique, it could easily be purposefully employed for punitive, intimidation, or social control purposes or on discriminatory grounds.”

Beth Van Schaack, U.S. Department of State ³ 2.6.2, 2.6.3

If victim 1 (Emilie) asked for help from me she was abused worse. Exhibits 2.42, 2.6.2, 2.6.3

.....
d. Private transportation to private residences effectively “black-sites” were used to deny victim 1 access to public transportation thus no means of escape from cruel, inhuman, degrading treatment conducted under the guise of providing “community integration” by Lehigh Transition Services. Very effectively chilling the speech of Judge Smith’s 12/21/2006 trafficking victim (my daughter) while he was vetted for Federal judge. Exhibits 2.42, 2.86.

g. 2013 They attempted to murder (victim 1) Emilie a week after Judge Smith was appointed federal Judge by President Obama. A violation of 18 U.S.C. § 1958. Exhibit 1.5

h. 2014 After their attempt to murder her with **Norwegian Scabies** failed defendants **brain damaged** my daughter and **disfigured** her to look the like the mental retard they trafficked her as. What they did to my daughter (victim 1) was an abomination, horrific, in the open and constitutes serious bodily injury as per 18 U.S.C. § 2332b (g) (3). It points us to 18 U.C.S. §1365 (g) (3) and gives the gravity of the crime some justice:

“(3) the term “serious bodily injury” means bodily injury which involves — (A) **a substantial risk of death**; (B) **extreme physical pain**; (C) **protracted and obvious disfigurement**; or (D) **protracted loss or impairment** of the function of a bodily member, organ, or mental faculty.” Exhibits 2.41, 2.42.

03/09/2019. *U.S. V. Steven R. Henson, M.D.* 16-10018-01 District Of Kansas

Steven R. Henson, M.D. was sentenced to life in prison for unlawfully prescribing medication blamed for an overdose death.

04/19/2019 *Riverside County California v Turpin*. Turpin parents “house of horrors” were sentenced to life in prison for torturing children. “*The defendants ruined lives*”. I think it's just and fair that the sentence be equivalent to first-degree murder: District Attorney Mike Hestrin. Exhibits 2.42.1, 2.42

18 U.S.C. § 1512 is supposed to protect potential as well as actual witnesses:

United States v. DiSalvo, 631 F.Supp. 1398 (E.D. Pa. 1986), *aff'd*, 826 F.2d 1054 (3d Cir. 1987).

.....
In New York City Victim 2 (myself) proved a more difficult problem for the RICO enterprise as I kept evidence, could file on my own behalf and had an established network of contacts and friends. Defendants used NYPD, DOI. They were methodical, organized in their approach to dismantle my infrastructure,

³ Former Deputy to the Ambassador-at-Large for War Crimes Issues in the Office of Global Criminal Justice of the U.S. Department of State. Member of the U.S. Department of State's Advisory Council on International Law.

disconnect me from normal contact then used my First Amendment deprivations to inflict harm and attempt murder.

2012 a NYU Legal Historian Scholar I knew for over 8 years was wiretapped by Easton Police, NYPD, in furtherance of racketeering Federal Judge Ed Smith's federal appointment. The racketeers went after anybody who could say anything about the competency of my daughter while Judge Ed Smith was vetted for federal judge 2012 to 2014.

2013 a PwC partner from Germany I've known for a long time called and asked about my sudden social absence in NYC. It was imposed (my trafficking) by Easton PA detectives, NYPD, DOI on Judge Ed Smith's (the expert source of my daughter maltreatment) and my landlord Mr. Edelstein's behalf.

A few of the predict offenses are listed below and covered in detail in Matters II, III.

a. 2012 DOD Contractors hacked my business website with the intent to disrupt my business While Judge Smith was vetted for federal judge. The hack was tested in Easton PA. Exhibit 3.9

b. 05/18/2013 ONE STOP SHOP: Start of interstate attempted murders. 05/16/2013 My daughter attempted murder started via the cultivation of a lethal disease (Norwegian scabies). 05/18/2013 My Jewish landlord began my attempted murder (victim 2) via toxic fumes and was protected by NYPD and DOI. It started the same month One Stop Shop commenced —one stop shopping for bribing NYPD by Jewish landlords, and businessmen. One Stop Shop was witnessed by the FBI in reference to U.S. v. Harrington, Grant, Yerny Reichberg.

c. 2013-2014 20th precinct NYPD told me my description of toxic fumes fit assault and attempted murder, refused to investigate, erased my detectives report, told me to call the fire department (for attempted murder) and arrested me for falling asleep at the subway station across the street from my apartment — while avoiding the toxins the 20th NYPD precinct defined as attempted murder. Exhibit 1.6

I was nick named **"Houdini"** according to building owner David Apple by them during building owner meetings for avoiding toxins they vented into my apartment. Exhibit 1.15

11/06/2013 My Jewish landlord constructed delivery system to saturate Apt 8G with a miasma of biological agents (bird mites), and toxins from chemicals he stockpiled in the basement to cause my eviction the same day judge Ed Smith was interviewed by the US Senate. Violations of 18 U.S.C. § 229, 1958. Exhibits 1.11.1, 1.12.

d. 03/04/2014 DHCR fabricated their inspection NOTES, hid them from the FOIL, lied about my response to the rent administrators 03/04/2014 inquiry canceled my request for reduced rent, even though they found 8G was so unsafe it could not be inspected. What they hid was:

: **INSPECTION CANCELLED DUE TO TENANT STATING HEAVY INFESTATION OF SCABIES AND PARASITES IN THE APARTMENT NECESSITATING WEARING PROTECTIVE CLOTHING WHEN ENTERING THE APARTMENT.** BARBARA

ROBINSON, Tuesday, March 4th, 2014.

The apartment could **not** be infested with scabies—my daughter's attempted murder weapon—that was impossible. No mention of TOXIC FUMES used for my attempted murder. When I went to look for the NOTES at DHCR I was greeted with NYPD pidgin at the front desk Cough Cough Cough, and given the finger when I found the report missing from the FOIL. Exhibit 1.18

e. There were three New York entities that created false records regarding the origin of my daughter's murder weapon (scabies) to be my New York apartment or me PestPro, DHCR, lobbyist Pitta & Bishop. Because the murder weapon for example, was not a gun, and cultivated on my daughter—PA defendants were able to create the impression via false documentation their murder weapon had its origins in New York then used it freely to attempt the murder of their victim, and impediment to Judge Ed Smith's federal appointment in Pennsylvania—my daughter Emilie from 05/16/2013 to 08/26/2013.

(i). 08/10/2013 Mike at PestPro suggested I had Scabies or crabs two days before my daughter's attempted murder by Lehigh Transition Services (LTS) while hiding the exterminators Service report that found bird mites in my apartment. Defendants cultivated scabies into Norwegian Scabies until Emilie had deep skin fissures. LTS made her clean stray animal cages the week of 08/12/2013 putting victim-1 EK at high risk of septic shock which was almost always fatal at that time.

(ii). 03/04/2014 DHCR wrote NOTES which they removed from the FOIL that said my apartment had SCABIES—which is impossible. When I tried to retrieve the NOTES HCR employees said they did not exist, could not find them, etc.

(iii). 11/21/2014 Pitta & Bishop After filing for custody in federal court 14-cv-9343 *Kraemer v. Fontno* an extremely upset Pitta & Bishop CFO, lobbyist and Senior Government consultant refused to pay me two hours after i filed until I talked to him about SCABIES.

14-cv-9343 contained two first presented pieces of evidence (i) CVS pharmacological data: Exhibit DD that proved my daughter's attempted murder via the cultivation of scabies into Norwegian Scabies (ii) The PestPro report that Mike said did not exist.

(iv). 11/21/2014 The SDNY did not give 14-cv-9343 a CV number for 100 days then transferred it to the EDPA (Judge Ed Smith's jurisdiction) where it was dismissed with prejudice, not posted to PACER and put in the archives. Preventing the public from seeing CVS proof of attempted murder, or the PestPro report that firmly planted the origin of their attempted murder weapon (Scabies) in PA.

See SQL Data: Interstate predicate acts | Column: Murder weapon evidence tamper

f. 2013 Slander by DOI, City of New York detectives to anyone I had business contact with. Clients, business leads, my bank, friends, family—deliberately causing social isolation, limiting my business to untested new clients (law firms) who put me out of business just before Judge Smith's 03/26/2014 federal appointment.

See Adrian Schoolcraft v. NYPD 10-cv-6005 SDNY provides a perfect example and a pattern of NYPD's criminal approach to protecting their income. Exhibit 1.44.2

g. 08/19/2015 Illegal eviction from Apt 8G. City of New York marshal was ordered to take ALL of my property, evidence against judge Ed Smith, business equipment, tax records, work history **depriving me of my livelihood**. Property worth over \$150,000 to satisfy an illegal \$14,737.00 housing court order by Judge Wendt. Exhibits: 1.33.1, 1.30.

h. 08/19/2015 post illegal eviction. Defendant's attempted to maim or murder me in the street with the criteria that it look self-inflicted, accidental, or of some natural cause.

i. 2014 Prevention of gainful employment. NYPD, DOI were busy fabricating evidence from my apartment. They have complete and total access to my computer, phone devices, GPS and retaliate at will depending what I write or file, or attempt to find work, get new equipment, or do anything that gets in the way of their goal of my early demise *e.g.*, anything that delays reliving them of future litigation for their participation in racketeering Judge Ed Smith's federal judge appointment.

j. 07/12/2018 NYPD, DOI facilitated Hit and Run—Attempted murder Just after writing to the PAAG and NYAG about my daughter's deplorable treatment. I was lured to the East side and nearly killed. Presbyterian Weill Cornell ER staff used the same pidgin NYPD, DHCR, and DOI used—in unison—**taking credit for the hit and run**.

See SQL data: Interstate predicate acts - common goal for a navigable record of NYPD attempting to MAIM victim 2 208-2019 in collaboration with an **Asian gang** after the attempted murder fail.
<https://drive.google.com/open?id=1mdpsqANgb74fhTYVoX1ol2FMUAiQEhO>

k. 2018 Distribution of medical records. 09/19/2018 my medical history was repeated back to me at City of New York Asser Levy recreation center after my 07/12/2018 hit and run / attempted murder arranged by NYPD in the 17/19th precincts. Presbyterian Weill Cornell ER medical records were shared with adverse parties and used to re-injure areas previous, long healed injuries. Nasal cavity injections started at this time anytime I fell asleep by an Asian gang working closely with NYPD

l. 2018 PA defendants, continued attempted murder and maiming backed by DOI, NYPD. This a party who racketeered a federal judge appointment and are using their abundant resources: government and private security cameras to allow and facilitate violent crime — in service to themselves after getting caught racketeering Judge Ed Smith's federal judge appointment.

They NYPD, DOI are not hiding who is responsible they are advertising it to apparently attempting to provoke me into altercation with them. *e.g.* their participation in racketeering a conservative republican federal judge position is something they wish to avoid in federal court. They seem very confident about it which surprised me as I thought I lived in the United States. Living here used to mean we took down people who robbed us of our homes, enslaved family members and attempted to murder us. Now we just call them bribe taking police and make a big joke of it. Exhibit 3.28

PRINCIPLES

The principles I have identified in connection with a substantive RICO offense arose under the following criteria: sufficient knowledge of the scheme(s) [at least] two predicate acts in connection with the existence of an enterprise. The principles are each of the defendants listed in this complaint. It is by no means a complete list. These are what I am able to identify with the recourses available to me with the facts that I have to date. For example, there are gangs that were employed and I have no way of gleaning their infrastructure, or address for subpoena other than documenting pattern, when and where they show up, race, the violation and the entities (NYPD) that appear to employ them or bribed by them as it were in furtherance of the larger conspiracy or scheme. Their common goal is clear. City, State employees revealed their common goal participation in connection with their Union. Who provided the exact instruction to the DC37 to get its members operate as one remains to be seen.

Predicate acts attributed to each of the principles can be seen in the Remedy section of each Matter. Each Matter is structured as a series of facts, followed by requested remedy for the alleged offense as the facts reveal.

52. Defendants racketeered a federal judge appointment.

Healthcare sales, Lawyers, Detectives, Police, Sheriff's department, DA, Judges, Federal Court employees and the U.S. Marshals office foisted a sham on the American public. They decided among themselves who was going to Judge their business racket. This complaint is a chronicle of alleged crime in furtherance of appointing a future public official.

To establish a criminal conspiracy violation under 18 U.S.C. § 1962 (d), the United States must prove each of the following elements (*As per the Staff of the Organized Crime and Gang Section U.S. Department of Justice, Washington, D.C. 20005 (202) 514-3594 2016 RICO manual*):

1. The existence of an enterprise [or that an enterprise would exist];

This was established in the defendants section, and following introductory pages. This entire document goes to prove existence of an enterprise i.e., governmental offices.

2. That the enterprise was [or would be] engaged in, or its activities affected [or would affect], interstate or foreign commerce;

The following tables go to prove the enterprises actives affected interstate commerce, and relied on in some cases interstate quo pro quo cooperation.

3. That each defendant knowingly agreed that a conspirator [which may include the defendant him/herself] would commit a violation of 18 U.S.C. § 1962(c). Please see each of the 4 Matters sections in this complaint for defendant knowledge and supporting facts.

A copy of SQL data supporting racketeering claims can be found here. See: **Interstate predicate acts - common goal.** <https://drive.google.com/open?id=1mdpsqANgb74fhTYVoX1ol2FMUAiQEHnO>

.....
 TABLE I EVIDENCE OF INTERSTATE CONSPIRACY DOD CONTRACTORS

NY business tamper in corollary with assault, torture, attempted murder of my daughter in PA Exhibit 3.9.2

02/15/2012 - Server hit Easton High School targeted web pages for hack Exhibit 3.9
02/17/2012 - Server hit IBM: ZmEu vulnerability scan (DOD) (Gov) Exhibit 3.9
 02/25/2012 - 10/23/2012 Rothstein Kass /Contract fraud Exhibit 3.22
03/14/2012 - Server hit Level (3) Communications: SQL ejection (DOD) (Gov) Exhibit 3.9
03/14/2012 - Server hit Easton High School tested pages hours later Exhibit 3.9
 10/15/2012 - 08/12/2013 Alan Fuchsbergh Law firm Exhibit 3.23
 08/12/2013 - 03/04/2014 Fried Frank Law firm (Gov) Exhibit 3.24
 2012 - 2014 Pitta & Bishop Lobbyist (Gov) Exhibit 3.25
 DC37: used as conduit to government unions for racketeering communication. (Gov) Exhibit 1.28

131. 02/15/2012 My NY business website kraemerinc.com client pages were visited by the Easton PA High School's sever using my using my daughter's laptop. Those pages were outsourced for tampering to two DOD contractors and then tested at Easton PA High School using the same computer. My daughter graduated from school years earlier. The person testing the hacked pages was highly likely her mother. 3.9

132. Quid Pro Quo—conflict of interest. Judge Ed Smith effectively represented the DOD as a Judge in Iraq. His potential to help DOD contractors as a federal judge or otherwise was significant. IBM, Level (3) Communications helped Amy DeRaymond and municipality solicitor attorney DeRaymond whom Judge Smith trafficked my daughter for. Defendants compromised my business while violently coercing my daughter, chilling her speech in furtherance of Judge Ed Smith's federal judge appointment:

2012 | Income \$389,031.00 | Start of wiretaps in apartment 8G. SQL injection hack of kraemerinc.com by DOD contractors, and Amy Fontno. Computer equipment hack by Northampton County Police, and NYPD. Break-ins by my landlord Michael Edelstein via contractors working on the roof: tampered with Ciso firewall, Apple computers, physical apartment. 3.9, 3.9.2.

2013 | Income \$192,638.00 | My clients and sales leads were getting picked off through the illegal use of electronic equipment. 05/21/03 start of toxic fumes regularly vented into 8G by landlord. NYPD refused to intervene after defining my (Jewish) landlord's assault and attempted murder. 1.6, 1.6.1, 1.6.2.

2014 | Income \$73,985.00 | Apt 8G, toxic fumes attempted murder 02/10/2014 - 02/25/2014 after HPD 6294/13 repairs were completed and I tried to move back in. NYPD refused to intervene, after defining my description of toxic fumes as assault and attempted murder, erased my detective's report, told me to call the fire department. 03/04/2014 DHCR determined 8G too hazardous to inspect, then canceled my action via fraud and hid their fraud from the FOIL. NYPD/DOI has made it impossible for me to gain access to my business phone. Exhibits 1.16, 1.17, 1.18.

2015 | 02/05/2015 Judge Wendt ordered me to pay the landlord \$14,737 when he knew (DHCR confirmed) the landlord owed me more than \$270,000 in rent overcharges.

2015 | 02/19/2015 Judge Wendt mocked my illness “*I’mmmmmmm sick*” about my landlord’s license to vent toxic fumes at will: assault, attempt murder recognized then allowed by NYPD / The City of New York. Exhibits 1.31, 1.32.

2015 | 08/19/2015 Illegal eviction from Apt 8G. City of New York marshal was ordered to take ALL of my property, business equipment, tax records, work history depriving me of my livelihood.

139. Property worth over \$150,000 to satisfy an illegal \$14,737.00 housing court order by Judge Wendt. Exhibits: 1.33.1, 1.30.

2016 | Earn less than \$17,000.

.....
TABLE II | EVIDENCE OF INTERSTATE CONSPIRACY GENERALLY

In Furtherance Of Racketeering Easton PA Ed Smith’s Federal Judge Appointment in Violation of 18 U.S.C. §§ 1958, 1951, 1512, 1513, 175, 229

140. 2010-2012 Prepping for Judge Smith’s federal judge application. The enterprise moved key personnel around. Tightened “detainee control” methods over their victim 2011 by replacing me as guardian: 2012 inserting a new police chief, and moved my sister to the Sheriff’s department. They laid the ground work for removing witness impediments to GOP Judge Smith’s nomination. The Police and Sheriff’s department job was to ignore whatever atrocities they needed to impose upon my daughter to insure Judge Smith’s appointment—including attempted murder. (Judge Smith thanks the Sheriff’s department after his appointment). It also included the NYT’s posting articles that effectively supported private transition/behavioral health industry trafficking students from public schools under the guise of goodwill. Exhibits 2.3, 2.2, 1.28

08/17/2010 | P A Federal guardian Shanon Moore trafficked Emilie as mentally retarded person to the Easton School District’s consultant Freya Koger Director, Lehigh Transition Services (LTS). Emilie’s \$255,000 Comp-Ed was spent on healthcare instead making up for the education (FAPE) she was denied as a normal person by the District. Exhibit 2.78

.....
09/21/2010 10-cv-4868 | *Kraemer v. Pennsylvania*.

2010 | The New York Times has a pattern of supporting this type of transitional/behavioral healthcare trafficking in schools: About this time my friend NYT Editor **Liz Alderman** was yanked into a meeting with NYT senior editor and sent back the Harold Tribune in Paris. It was abrupt as she was just moved to New York and a surprise to her.

Exhibit 2.0 **12/11/2012 | New York Times** | “Parents fear that if kids learn to read, they are less likely to qualify for a monthly check for having an intellectual disability.” This takes place in **Kentucky** Judge Ed Smith’s home state. No mention about the reciprocal

payment to the private health care entities equally incentivized to keep the child *in* Transition Services. The deference in Easton PA parents were incentivized to abuse the child to qualify for a monthly check to cause an intellectual disability needed for payment.

Exhibit 2.0.1 **10/05/2018 | New York Times** | Published just after hyperlinking my exhibits to my complaint. It attempts to defuse my core argument. Like it was written by or for the transition/behavioral healthcare industry and Easton PA Federal Judge Ed Smith.

.....
 02/08/2011 | PA Luzern County Judge Ciavarella (Kids for Cash) went to trial for racketeering minors. *One of the most notorious judicial crimes in U.S. history.* Police, and the sheriff's department were integral to the racketeering business. They enforced orders that were criminal participated in trafficking minors to private prisons. Local lawyers did nothing. Judge Ciavarella's business was milder version of the Easton PA trafficking business. Exhibit 3.1
 02/11/2011 | PA Easton PA: Lisa Spitale handed me her petition for my daughter's guardianship. Exhibit 2.57

.....
06/01/2011 My daughter's name was published as a resident of New York at my rent stabilized apartment: 145 W 71 8G NY NY. Exhibits 1.2, 1.37.
 07/2011 U.S. Senators Toomey and Casey restate federal Judge applications were open.
 07/13/2011 | PA Amy Fontno submitted a redundant petition to Judge Smith to appoint Lisa Spitale guardian. (Lisa Spitale was previously appointed 03/18/2011)
 07/15/2011 | PA Judge Ed Smith approved Ms. Fontno DeRaymond's petition removing me as Emilie's guardian appointing attorney Lisa Spitale after the court lost jurisdiction 05/27/2011 on the subject of Spitale's guardian appointment. Exhibit 3.7

Thus, keeping their illegal problems in-house and out of the PA Supreme Court after I lost my appeal *i.e.*, the Middle District where the US Attorney prosecuted Ciavarella. They prevent Emilie from moving or escaping to New York and engaged in a pattern of destroying my apartment and attempting to force me to move to PA after their 2013 attempted murder in my apartment failed.

.....
 10/12/2011 | PA Judge Baratta's redundant Order appointing Lisa Spitale guardian after the court lost jurisdiction on the matter. Exhibits 3.8, 3.4
 10/13/2011 | PA Judge Martini dismissed my lawsuit EDPA 10-cv-4868 *Kraemer v. Pennsylvania*

Straw-clients were arranged: control over my NY business environment established via website hack, police wiretaps: The process of Emilie's extreme extortion, and my business disruption began. Exhibits 2.42, 2.85 2.86

02/15/2012 | PA My business website was hacked by DOD contractors. The hack was tested from Easton PA School District high school. FBI confirm injection hack. Exhibit 3.9

02/25/2012 | NY Rothstein Kass. An existing client for 6 years specializing in Private Equity and Hedge Funds. Huge culture change. Deliberate sabotage of mission critical projects via the removal of the seasoned manger who retained me via RFP and replaced her with a manger that had NO experience, actively sought to implode deadlines, projects.

02/29/2012 | PA The RICO enterprise changed the Easton Police Chief to Chief Scalzo ⁴. Exhibit 3.9.1

03/23/2012 | NY Judge Ed Smith approved his guardian appointee Lisa Spitale's petition to remove two weeks of my vacation with my daughter and the time to be used for educational purposes with Lehigh Transition Services. Exhibit 3.10

I used my previous vacation to teach Emilie a second language—far beyond the capacities of a mental retard the RICO enterprise and Judge Smith trafficked Emilie as. Judge Smith made sure that would not be happening again while he was vetted for federal judge. Exhibit 2.49

During the two weeks Emilie would have been on vacation with me she was taken to a private residence and tortured. Repeatedly burned with cigarettes. Court approved torture of their victim in furtherance of a federal judge appointment. Exhibits 3.10.2, 2.42, 3.10.1

07/23/2012 | PA Emilie told me her "Judge friend" told her to "be tough" after being burned with cigarettes at private residence west of Allentown. PA defendant's **tortured** my daughter to say and do strange things during Judge Ed Smith's 2012 background check.

My apartment was wiretapped by Easton PA/NYPD detectives and apparently DOI. They manufactured evidence about me used to cloud my and Emilie's claims of degrading inhuman, maltreatment.

08/06/2012 | PA Emilie's Aunt Deputy Gretchen Kraemer refused to investigate evidence of Emilie's enhanced extortion—burning with cigarettes on Judge Ed Smith's behalf—arranged by guardian Lisa Spitale who judge Smith approved 2011 to oversee his victim Emilie while he was vetted for federal judge. Judge Smith was going to be at my sister's wedding 08/10/2012 with his "biker chick" girlfriend. I learned of the wedding 08/06/2012 and refused to attend the wedding. Exhibit 3.10.2

⁴Chief Scalzo appointment is similar to *U.S. v. Harrington, Grant, Yermey Reichberg*'s where Jewish building owners placed leadership within the NYPD to leverage for their personal racketeering activities.

Emilie's Aunt's monstrous act provides factual guidance to the prevailing attitudes of other deputies and police that had to exist in regard to torture of a trafficked individual in furtherance of Judge Ed Smith's federal judge appointment. That strange behavior by law enforcement is consistent with same the blind allegiance to PA Judge Ciavarella that allowed him to impression children for money.
Exhibits 1.25, 3.10.1, 2.69.1

04/03/2012 | PA My daughter was trafficked in a dirt parking lot "**ALL DAY**" behind District Court: 31-1-07 and met by her "Judge friend". This was her second day in the same lot. This is also attorney DeRaymond's granddaughter. Judge Smith's law partner and municipal solicitor. Attorney DeRaymond has no problem with his granddaughter in back parking lots ALL DAY being met by "judge friends" getting STD's.

02/28/2017 NY I posted her location to YouTube 02/28/2017

06/06/2017 PA Judge Halal of District Court: 31-1-07 committed suicide .
Exhibit 2.85.1 P14 "tasks" in parking lots. Exhibit 3.11

10/19/2012 | NY Mickey Cekovic, lobbyist Pitta & Bishop refused to pay bills for over four months— suddenly decided 10/19/2012 he needed something done right away and agreed to pay.

10/19/2012 | PA FRIDAY visitation with my daughter. Emilie was assaulted at an office in Nazareth PA taken their by Freya Koger's Lehigh Transition Services. No explanation from Mother Amy Fontno DeRaymond as to Emilie's condition when I picked Emilie up for visitation. Emilie's head is cut, iPod smashed, mouth is swollen, her eyes were dilated, she can barely speak. 2.86.10, 2.86.10.1

2012 **Wiretaps.** My daughter repeated things one of my friend's girlfriend said: an NYU legal historian and scholar. Emilie's never met in her then used her *very peculiar accent to repeat what she heard* after picking Emilie up in Easton PA. *i.e.*, I know my daughter was telling the truth.

YET the Easton DA, Police were implausibly oblivious to my daughter's extortive, criminal torture in their own backyard. Easton Police, NYPD, DOI certainly had knowledge of, could have prevented my daughter's torture and 2013 attempted murder.
Exhibit 2.6

To date the RICO enterprise has gamed the State and federal court system not to recognize Emilie's torture, including burning with cigarettes. In this case for political purposes. **Torture, via burning with cigarettes** is recognized by:

2012 United Nations Article 16, Special Rapporteur on Torture. (III B health care settings)

2008 President Obama's Executive order on enhanced interrogations. Exhibit 2.6.2

2005 U.S. Justice Department Detainee Treatment Act Exhibit 2.6

2004 Improvement Reauthorization Act: 18 U.S.C. §§ 2339A B for violations of 2340A, 175, 229 3.9.2

Violations of the U.S. Department of State Exhibit 2.6.2

05/01/2013 | NY Start of OneStopShop according to FBI for conservative Jewish landlords and businessmen seeking to bribe NYPD.

Exhibit 1.3 See *U.S. v. Harrington, Grant, Yerny Reichberg*. Pages, 3, 7, 15

05/16/2013 | PA **Attempted murder.** Start of immunosuppressant treatment that would invariably kill my daughter, Emilie unless stopped. Defendants knowingly cultivated a lethal disease.

Exhibit 1.5

05/18/2013 | NY **Attempted murder.** My landlord Mr. Edelstein began venting toxic fumes in my apartment 8G. NYPD repeatedly refuse to investigate, erased my detectives report.

Exhibit 1.6

2013-2014 | NY UWS Building owner David Apple said I was nicknamed "**Houdini**" by my landlord Michael Edelstein for avoiding toxic fumes during a meeting with other Jewish building owners.

07/22/2013 | PA Emilie has obvious advanced Norwegian scabies. Her hands are heavily crusted, she has skin fissures, signs of infection and tunneling. Stunningly her diagnosis is Eczema Exhibits 1.5.1, 1.5

07/26/2013 | PA Fontno/Spitale cure Emilie's hands of crusted scabies falsely diagnosed as eczema one week before Judge Ed Smith's nomination *i.e.*, they knew they were murdering her.

08/01/2013 | PA Judge Ed Smith's Presidential Nomination

08/06/2013 | NY Fuchsbergh law | Attorney Zimmerman/Bloustien invented urgent work Exhibit 3.24

08/07/2013 | PA Emilie's Attempted murder resumed. Emilie is prescribed ELIDEL a far more potent and pure immunosuppressant medication. Exhibits 3.21, 1.5

Its my weekend visitation—my daughter's hands have deep sores (skin fissures) from undiagnosed Norwegian Scabies. Freya Koger (PA) is forcing Emilie to clean animal cages in this condition—something she's never had to do before—setting her up for septic shock which almost always lethal. Attempted murder. The following transpired:

08/10/2013 PestPro Mike. Lied about the existence of services reports that found bird mites. Instead suggested I had "Scabies or Crabs" STD's. Exhibit 1.10.11

08/11/2013 | NY 10:04 PM | Sunday Alan Fuchsbergh | Email: call him first thing AM Exhibit 3.23

08/12/2013 | PA 11:38 AM | Email to: Freya Koger Director, Lehigh Transition Services to stop exposing my daughter to bacteria vis-a-via the heretofore unprecedented task of cleaning animal cages while she had deep skin fissures from undiagnosed Norwegian Scabies. There was an increased likelihood of septic shock which is almost always fatal. Exhibit 2.86.31

Defendants were attempting Emilie's murder after making agreement with firms like PestPro to lie and hide evidence.

08/12/2013 | NY 02:54 PM | NY Fried Frank law firm. Email: work offer Exhibit 3.24

08/12/2013 | NY Fuchsbergh law firm. Emergency AM phone meeting. Move his website. Now.

08/13/2013 | PA Allene Kraemer "Emilie DID NOT have bugs crawling all over her body. She was here visiting me and your family when *her hands were full of sores she had a cream to put on her hands* which she did a few days later Amy text me and told me what she had was contagious and to tell every one that was here to visit with her."

08/26/2013 | NY I stop Emilie's attempted murder by calling DermOne Exhibit 3.21

08/28/2013 | PA Emilie was diagnosed with Norwegian Scabies Her mother, Ms. Fontno cited eczema was a "misdiagnosis" Exhibit 1.10.7 See CVS exhibit for eczema diagnosis 4.16

11/06/2013 | PA Judge Ed Smith interviewed by U.S. Senate Judiciary Committee.

11/06/2013 | NY

01/08/2014 | PA Emilie attacked at private residence taken to by Lehigh Transition Services 2.86

01/12/2014 | NY Sunday Emilie extremely upset she has to go back home to Easton PA. Exhibit 2.86.0

01/13/2014 | PA 12:10 AM | Mother Fontno ignored my request for EK medical attention Exhibit 2.86.1

01/13/2014 | PA 12:46 PM | Contact Guardian: I request medical attention for Emilie. Exhibit 2.86.2

01/13/2014 | NY 05:36 PM | Lobbyist | Mickey Cekovic | Pitta & Giblin: Distraction. Exhibit 2.86.3

01/16/2014 | PA U.S. Senate Judiciary Nominate Judge Ed Smith

01/16/2014 | NY Fried Frank | law firm | Require I sign an NDA. Exhibit 3.24

01/23/2014 | NY My Email to guardian Moore about EK's altercation at private residence.

(Emilie indicated sexual aggression by a male at this residence). Exhibit 2.87.1

01/24/2014 | PA 3:15 PM Letter Federal Guardian Shanon Moore. "Further, the SPIN staff does not take Emilie to their homes or provide her with access to their animals." Exhibit 2.87.2

(See Emilie 07/20/2012 at staff's home with access to their animal Exhibit 3.10.1)

01/24/2014 | PA 8:00 PM Friday Emilie has electrode burn and fingerprint bruises from restraint—after telling me about Easton Police in connection to altercation at a private residence 2.87.2

01/29/2014 | PA Emilie hospitalized after telling me about Easton Police again. None of her garudiauns

reported the visit. Exhibit 2.88

02/18/2014 | NY Fried Frank reneged on agreement for firm wide flyer development. Exhibit 3.24

02/19/2014 | PA Notice support hearing Docket #16690 scheduled for 02/26/2014. 2.82.1

02/19/2014 | NY Toxic Fumes | Attempted murder | My apartment 8G Exhibit 1.6

02/24/2014 | PA I filed an answer for support hearing Docket #16690. Court sought disability payment without filing a disability. The disability they were using and hiding was MR317 which was overruled by the PA Appeals Panel #1727 then ignored by Judge Ed Smith.

02/24/2014 | NY My client Fried Frank asked for all of their native files. Exhibit 3.24

02/25/2014 | NY Toxic Fumes | Attempted murder | My apartment 8G

02/26/2014 | PA Judge Roscioli closed support case #16690 case for "Lack of Prosecution".

02/26/2014 | PA Spin/Lehigh Transition Services issued a progress report 2.82.2

03/26/2014 | PA Judge Ed Smith Appointed Federal Judge.

03/27/2014 | PA Amy DeRaymond permanently brain damaged Emilie by over medicating her causing seizures. Masking Judge Smith's and the enterprises original fraud of MR317 Ex 1.4

03/27/2014 | PA Freya Koger Director, Lehigh Transition Services/Spin hid the detrimental effects of Emilie's over medication their progress report. They show 50% improvement in EK's retention after Spitale/ Fontno brain damaged her. When Spin showed improvement it provided the basis for the MD to continue injuring Emilie and subsequently covering the RICO enterprises MR317 fraud. Exhibit 4.5

05/16/2014 | NY 14-cv-3804 SDNY Federal law clerks tampered and obfuscated Exhibit L, a letter to the PA Attorney General. It was the only exhibit that referred to my daughter's manifestation of wetting herself during school hours. It started 2000 after the mother and Director of Special Ed agreed not to report my daughter's injuries to me. Judge Ed Smith was the mother's attorney at that time. Exhibit 2.42

07/11/2014 | NY U.S. Court of Appeals 2nd Cir. | 14-2221 *Kraemer v. Edelstein* Doc 25
Doc 25 made it clear Judge Ed Smith's 12/21/2006 approval of Mental Retardation 317 diagnosis for my daughter was a violation of Federal law. Exhibit 4.15

07/11/2014 | PA Quadruple back to back overdoses causing Emilie to have seizures. Exhibit 1.4

07/24/2014 | NY F-41808-14 PA Interstate disability support request after Amy Fontno and Lisa Spitale caused Emilie's brain damage: obscuring Judge Smiths trafficking via MR317, their extortion, and impeding Emilie's ability to testify. Exhibits 2.89, 4.16

08/17/2014 | NY U.S. Court of Appeals 2nd Cir. | 14-2221 *Kraemer v. Edelstein*
My daughter's Federal guardian Lisa Spitale attempted to extort me to move to Judge Smith's jurisdiction by cutting off communication with my daughter — stealing her

mobile phone. Then used her abduction as the means to lure me to move to Easton PA. I was sent a oneway bus ticket to Easton PA. If I used it—dropping my U.S. Appeal—they would have my daughter waiting at the bus stop for me. Exhibit 2.53

A mother can take a daughter's mobile phone law.

This law stated by Federal guardian Lisa Spitale was also reiterated by the Easton Police officer Meg. Gender based theft is a violation of the Constitution. Exhibit 1.22.1

See United States v. Satterfield, 743 F.2d 827 (11th Cir. 1984), *on remand*, 599 F. Supp. 958, *cert. denied*, 471 U.S. 1117 (1985)”

Quid Pro Quo.

Federal guardian Lisa Spitale's extortion to drop my US Appeal was quid pro quo in exchange for my New York landlord's 11/06/2013 assault, via the dispersion of biological agents and toxins causing my self-evection while judge Ed Smith was interviewed by the U.S. Senate. Exhibits 1.11, 1.12

08/26/2014 | PA **The Oneway Bus Ticket To Easton PA Was A Death Sentence and Quid Pro Quo.**

Exhibit 2.53

(i) PA Defendants attempted to murder my daughter 2013 while Judge Ed Smith was under the scrutiny of federal review. They could do pretty much what ever they wanted.
(ii) Lisa Spitale withheld information that she and Amy Fontno overdosed and brain damaged Emilie the day after Judge Smith was appointed federal judge 03/26/2014.

09/04/2014

14-2221 2nd Cir. *Kraemer v. Edelstein*: Motion Doc.124:

My second request that my daughter Emilie L. Kraemer be entered as a witness.

My daughter disappeared after this—they just took her. They are hiding her behind their jurisdiction with some Disneyfied story about her mental and physical state protecting Judge Smith and their illegal business.

10/10/2014 | PA Email to Easton PA DA John Morganelli

10/10/2014 | PA Email to PA Medicaid fraud unit. Cite potentially lethal drugs: mother's administration

10/10/2014 | PA Email from 2nd Cir. US Court of Appeals 14-2221 *Kraemer v. Edelstein*
Motion to Reconsider. Denied. Exhibit 1.23

10/11/2014 | NY My landlord (*Edelstein*) destroyed my NY apartment 8G the next day pulling the steam pipe from the radiator by the vent used to cause my 11/06/2013 eviction while Judge Smith was vetted by the U.S. Senate Exhibit 1.24

10/13/2014 | PA I drove to Easton PA to find my daughter in the largest SUV I could rent.

The Easton police confirmed my visitation then surrounded me ready to shot after I arrived. Officer MEG, and my sister deputy Gretchen Kraemer prevented me from seeing my daughter acknowledging my court order to do so then ignoring it. They operated like a private mercenary responsible to the RICO enterprise. Exhibit 1.25, 1.4

10/14/2014 | PA Email to PA Medicaid fraud unit ask about Easton Police stating mobile phone law that allows "a mother to take a daughter's phone"

10/25/2014 | PA 6:36 PM I received a happy message from my daughter.

10/27/2014 | PA 5:44 PM Monday night visitation Emilie called me to pick her up.
7:30 PM I picked Emilie up from her mother's house in Easton PA as per my Court Order. There were no issues during the pick up.

10/31/2014 | NY 5:40 PM | U.S. POST OFFICE 178 COLUMBUS AVE
My daughter called from the house phone in Easton PA just as I got to my PO box.

5:40 PM EK "HE DIDN'T SEND IT"

Emilie wanted me to pick her up for my weekend visitation—which I could not do unless I was paid.

5:43 PM I called Mickey Cekovic CFO of NY Pitta & Bishop I told him what Emilie said. Mr. Cekovic did indeed not send checks. Mr. Cekovic said: how would she know that?" and hung up.

5:52 PM Text: Mr. Cekovic where are you? "Well come downtown and make it quick; I want to get out of here shortly"

6:30 PM: I arrived Mr. Cekovic handed me a check and stated:
"DO WHAT YOU GOTTA DO." Exhibits 3.25, 3.25.2.

11/01/2014 Saturday: 5:24 PM my daughter called to pick her up.
Saturday: 7:43 PM my daughter called me again to make sure I was on my way
Saturday: 8:00 PM my adult daughter escaped her house (prison) in Easton PA.
Emilie ran from the house holding broken shoes, no coat.
Saturday: 8:47 PM phone call from Easton Police officer Meg.
Saturday: 9:00 PM return call.

Officer Meg wanted to know where I was taking my daughter—did I have an apartment. These criminals know exactly where I am and positively know I reserved a hotel for me and my daughter. Officer MEG certainly knows the reason I cannot stay at my apartment is because Lisa Spitale, DeRaymond collaborated with my landlord to make it uninhabitable 11/06/2013—the day Judge Ed Smith was interviewed by the U.S. Senate.

And that (11/06/2013) was only because the attempted murder of my daughter failed 08/26/2013. The defendants have A LOT of intel and ignored obvious crime they know they were involved in furtherance of Judge Smith's appointment.
Phone and email records prove they know they are racketeering.

11/04/2014 I PA **Kidnapping Via PFA C0048PF-2014-000815**

The PA RICO enterprise manufactured a groundless PFA to protect their trafficking business and insulate judge Ed Smith. I saw Emilie for 24 hours 11/02/2014. She was not the same at all. She was clearly impaired by them from over medicating her.

02/06/2015 I PA PFA C0048PF-2014-000815 was gamed to be held the day after my housing court hearing # 79433/14 brought by my landlord 02/05/2015. Interstate collaboration in furtherance of insulating Judge Ed Smith's racketeered federal appointment.

(i) Federal guardian Lisa Spitale and the Northampton County Court of Common Pleas tampered with due process administration to create conflicts and predetermined court outcomes in violation of the 14th Amendment And 18 U.S.C. § 1512, 1513.
Exhibits 3.4, 3.8

(ii) Transcripts PFA C0048PF-2014-000815 The PFA hearing date is incorrectly filed as Friday 02/06/2016. No such date even exists. Exhibit 2.59.2

(iii) Federal guardian Lisa Spitale lied. I did not take my daughter to a shelter 11/1/2014 or ever. Under any circumstance. See Hotel receipt. Saturday to Sunday. Jane Hotel. Bunk beds. Exhibit 2.59.3

Emilie escaped a hell hole run by human traffickers having a hearing on their own behalf in furtherance of their illegal business.

(iv) Federal guardian Lisa Spitale lied. Indicated I "snuck" Emilie out of her house. See Order for custody 2007-0021. It was in effect and actively used since its creation 2007. Exhibit 2.59.4

(v) I was never served the PFA. There was no service by the Sheriff as is required by the State of PA. Judge Zeto invented a non existent issue of service. Exhibit 2.59.2

11/21/2014 14-cv-9343 SDNY *Kraemer v. DeRaymond*.

11/21/2014 3:00PM I filed 14-cv-9343 SDNY *Kraemer v. DeRaymond*.

11/21/2014 5:00 PM I went to see Mr. Cekovic CFO of Pitta & Bishop LLC for payment after filing 14-cv-9343 in federal court seeking custody of my daughter. Instead of getting paid Mr. Cekovic engaged me in hostile, accusatory, nonsensical dialogue about the origin of my daughter's scabies—an STD—and refused to pay me until I answered his questions.

What was in 14-cv-9343 that upset Mr. Cekovic?

14-cv-9343 contained Exhibit DD: CVS pharmaceutical records that proved beyond any doubt my daughter's murder was attempted by mother Amy DeRaymond, guardian

Lisa Spitale, federal guardian Shanon Moore and Freya Koger of Lehigh Transition Services via the deliberate cultivation of scabies into its more lethal form Norwegian Scabies removing any question about the origin of scabies. What ever misinformation was spread by Mr. Cekovic, Ms. Spitale or Ms. Fontno was undone by the CVS record. Exhibits 1.4, 4.16

The end result?

14-cv-9343 Kraemer v. Fontno took over One Hundred days to get a CV number. A federal complaint is not searchable without cv number. It is not public.

What did lobbyist Pitta & Bishop, PA defendant Federal guardian Lisa Spitale do with the extra 100 days they got from the SDNY federal clerks preventing the public airing CVS pharmacological data Exhibit DD?

80 days later

I am on the receiving end of insanely prejudicial judicial treatment. Court dates were artificially organized to conflict.

02/05/2105 NY 79433/14 NY Judge change: Judge Hann to Judge Wendt | *Edelstein v. Kraemer*
Judge Wendt robbed me of all of my property and evidence against judge Ed Smith.

02/06/2015 PA PFA 20140008 PA Judge change: Judge Baratta to Judge Zeto | *Fontno v. Kraemer*
Judge Zeto protected the counties child trafficking business and judge Ed Smith

02/05/2015 | NY **Theft. NY Housing Court 79433/14** Judge Wendt robbed me.
Judge Wendt held me accountable for \$14,737 in back rent when the landlord owed over \$270,000 in rent overcharges confirmed by:

- Housing Court 111 Centre St. room 104 attorneys
- DHCR Deputy Commissioner Woody Pascal
- Judge Wendt mocked me when I stated I was sick from toxic fumes the landlord vented into the apartment: "Immmmmmm sick"

02/06/2015 | PA **Kidnapping. PA PFA 20140008 PA 11/3/2014** Federal guardian Lisa Spitale manufactured a groundless PFA to protect Easton's trafficking racket and racketeered the court system to put off the hearing until the day after my 02/05/2015 housing court hearing. The enterprise switched judges the day of the hearing. My answer drew the corollary between the appointment of Lisa Spitale and my daughter's horrific treatment. Judge Zeto all too happy to condemn my non appearance while ignoring a slew of federal violations by Lisa Spitale that included torture, attempted murder, and extortion.

In a span of 48 hours I was robbed of my home and daughter by terrorist thugs: uncharged criminals improperly cloaked with authority. Exhibit 2.59

100 days later

After shutting down my residence and taking position of my daughter they proceeded to scrub the CVS pharmaceutical data from the history books.

03/13/2015 | NY 14-cv-9343: A CV number was approved for SDNY

03/17/2015 | NY NY 79433/14 Judge Wendt approved my eviction for non-pay of \$14,737

03/18/2015 | NY 14-cv-9343 was transferred from the SDNY to the Eastern District of PA:

- (i) The Eastern District PA federal court dismissed my claim with prejudice.
- (ii) EDPA did not post the complaint to publicly available PACER

2017 I found the entire NY State HCR /DHCR staff thought I gave my daughter scabies when everyone of them refused to admit to the existence of DHCR's inspection notes and evaluation. **I wonder how that could have happened?**

It was finally read to me over the phone when I explained to one of them that my daughter was trafficked to police. The HCR attendant said it did not exist (like all the rest of them) then suddenly found it:

"Inspection cancelled due to tenant stating heavy infestation of scabies and parasites in the apartment necessitating wearing protective clothing when entering the apartment."

Barbara Robinson, Tuesday, March 4th, 2014. [Exhibit L.17](#) [Exhibit L.16](#)

It is impossible for an apartment to have scabies—they need a human host. I did not have it. **No mention of toxic fumes used for attempted murder.** The protective clothing DHCR Barbara Robinson referred to was for keeping bird mites out. Before 9343 was transferred the EDPA the Milestones Community Services exhibits were tampered with and whited out.

[Exhibit Ei 09-25-2006](#)

[Exhibit Eiii 05-21-2007](#)

[Exhibit Eiv 09-06-2007](#)

[Exhibit Ev 01-14-2008](#)

The risk assessment was utterly made up fiction used as an excuse to assault and isolate Emilie from public contact for trafficking purposes:

- (i) Rough with pets. They used this as cover for cigarette burns. See Judge Moran 04/16/2008 ask about Emilie about cat bites in reference to her third degree cigarette burns.
- (ii) Making noises acting out physically: This is simply an excuse to assault Emilie at private residences.
- (iii) Running into the Street: Excuse for isolation denial of public transportation
- (iv) Call names, idiots: They were idiots—and much worse these were sadistic criminals.

NONVERBAL COMMUNICATION CAMPAIGN CCRB, DOI, IAB, NYPD, 311 operated as a cohesive racketeering unit—cooperating with each other optimizing conditions for future injury and slander. They all agree to lie about the RICO business. *(which is painfully obvious)*

11/29/2017 CCRB Inspector: A Jewish woman smiled about my daughter's trafficking to police and judges. I was tracked to CCRB by NYPD. I was refused a private interview and interviewed by the front desk who used the same pidgin NYPD, DOI used: cough cough, cough. *i.e.*, communicating with NYPD. CCRB used its position to gain the trust of an attempted murder victim then exploited it. Exhibit 1.44.1

09/05/2017 DHCR 25 Beaver Street. Front desk | White male | Cough Cough Cough.
09/05/2017 Ref no: 092017-0033

09/15/2017 DHCR 25 Beaver Street. | Black male | Middle Finger Exhibit 1.45
09/15/2017 Ref no: 092017-0033 | During FOIL review room 10:19AM

10/00/2018 NYPD 111 Centre St. Housing Court Security Supervisor | Cough Cough Cough.

05/00/2018 EASTON POLICE: I called for a welfare check on my daughter. Refused to help: Cough Cough Cough.

05/11/2018 McDonald's 335 8th Ave, New York, NY 10001 IAB sent a fake UBER work order to McDonald's then called me the instant I emerged from McDonald's 335 8th at 4:00AM. The IAB call was unorthodox and wanted to review my case set by DOI Inspector Andrew Guinan but had no case data while I spoke to the female "inspector" in front of the McDonald's. I accused the 10th Precinct of setting up the theft of my two laptops at that McDonald's using their security cameras which I know the 10th had access to after speaking with their desk sergeant.

The second laptop theft occurred right after I filed in federal court: **04/21/2017** | 17-cv-2910. The PA RICO enterprise filed a change of address to my x-wife's former address 123 Vista Drive Easton PA a few days later preventing me from receiving any court documentation. Not having a laptop prevented me from corresponding with the court properly. The resulting court dismissals sounded very personal said I could no longer file in federal court. Exhibit 2.90

.....
07/12/2018 | PA WITNESS TAMPERING NYPD, DOI, PAAG EASTON POLICE
ATTEMPTED MURDER | Exhibit 1.9

07/12/2018 The defendants attempted my murder via hit and run. Presbyterian ER staff used the same pidgin as DOI and NYPD. Apparently NYPD pulled my medical history from Presbyterian Weill Cornell ER 525 E 68th St. It was distributed to gangs who used it to: damage my nasal cavity, tasered my abdomen, re-injured my back—treatment long healed 20 years ago. DOI / NYPD spread innuendo to critical care units to deny treatment for infection, after creating symptoms of drug use. Impeding this

federal lawsuit filing involving the Easton PA RICO enterprise, NYPD /DOI racketeering a GOP federal judge appointment. Exhibit 3.28

Presbyterian Hospital's ER CT scan of my head was used as a roadmap to cause deliberate injury to the inside of my frontal sinus cavity. The injures manifestations became drug addled innuendo used by NYPD, DOI inspectors Andrew Guinan, his Black co-inspector to slander me: 1. Nose wipe 2. Sniff Sniff, Sniff.

They created the physical symptoms of drug use via attacks in City of New York Parks: Central, Hudson, and Washington Square while I was sleeping: doping the inside of my nasal cavity infecting the frontal sinus. They also set up Asian gang assaults in movie theaters via the use in-house cameras. Once infection was set and started draining they (NYPD) began a SNIFF, SNIFF campaign. I was approached by various and sundry: Union employees, park members. Wiped their nose then SNIFF SNIFF. Exhibit 3.32

07/12/2018 2:00 AM I got on my bike for UBER delivering from 38th and 9th Avenue to 52nd and York. I was hit on 58th street and Second Ave headed South about 2:30AM. NYPD often tailed/controlled my UBER deliveries. (The second attempt that night.) I began working for UBER to track how my sales leads were syphoned. **It was not an accident.** Exhibits 3.26, 3.27, 3.28.

Presbyterian Weill Cornell ER staff used nonverbal communication (pidgin) in unison: "cough cough cough." that was also used by NYPD in my proximity, and used by DOI inspectors. **They took credit for the accident.**

Presbyterian Weill Cornell ER | 525 E 68th St L-7, New York, NY 10065.
I was treated for broken ribs, laceration above my eye. Exhibit 3.28

(i) A CHORUS OF 4-5 OF STAFF COUGH, COUGH COUGH. New York Presbyterian Weill Cornell ER used the identical pidgin NYPD, MTA, City Parks employees have used in my presence. (DOI used Sniff Sniff Sniff, nose wipe)

(ii) The hit and run was set up after I finished letters to both the PA and NYAG a few hours earlier. NYPD in conjunction with gangs had a pattern of steering my deliveries:

TO BE SUBMITTED UNDER SEAL | UBER RECORDS

Proof of 07/12/2018 attempted murder. | UBER delivery orders. VIOLENT GANG WORKING WITH NYPD | 1. 80% Asian. 2. A regular pattern of directing me to 31st and 9th Ave (Union territory) where I get assaulted at that Dunkin Donuts. (Put out, tasered, doped.) The UBER data goes to prove my 07/12/2018 claim of attempted murder by proving a regular pattern of directing my placement in NYC by the same group. This "gang" worked with Police used my UBER application to control where and when I would be at a location (Apartment 4L for example lured me to 31st and 9th Ave 04/24/2019 1:00AM) where I was later assaulted. The bread crumbs pinpoint exactly to the last person responsible for the initiating the assault. The gang takes over the UBER order directory - no other calls come in except those by the group.

The mobile device was accessed through NYPD / The City of New York. NYPD's interception of my mobile phone purchase was confirmed by a T-mobile employee and then followed up on by an Asian gang. These are mostly professional people responsible for assaults and attempt to maim working with the City of New York.

RETALIATION BY UBER NEW YORK

For reporting assaults arranged during UBER deliveries. Security guards at UBER GreenLight location in Long Island City mocked me using the same pidgin as DOI—a defendant in this claim. Removal of Boost incentives, arbitrary fees. Compensation was reduced to \$1.60 for a pick-up and \$0.80 for completing a delivery. A representative for UBER refused to tell me compensation and pretended not to know UBER's standard nomenclature. Compensation agreements were removed from the UBER application and put in control of defendants responsible for trafficking and attempted murder. UBER has been cooperating with defendants since agreeing to partner and has got worse as my complaint discovery improved.

An Asian group working in conjunction with UBER New York is responsible for racketeering in connection with the UBER application—setting up assaults and attempted murder.

- 07/16/2018 20th Precinct NYPD UWS Assault | Central Park | NYPD assisted third parties ASIAN GANG began doping/injecting me on or about 07/13/2018 in the park during my sleep through my nasal cavity. This follows after New York Presbyterian took a CT scan and commented on my sinus being wide open.
- 07/17/2018 | PA I returned PAAG agent Bosh's phone call—she refused to help. She began sputtering because I got her to admit to not looking at my evidence of Easton police racketeering including facilitation of assault, trafficking, and attempted murder of my daughter Emilie.
- 08/03/2018 | NY NYPD Columbus Circle | Time Warner Building | Cough Cough Cough. 3:00AM
- 09/00/2018 | NY CENTRAL PARK | NYPD 20th Precinct | **Asian gang is prevalent.**
I was stabbed/injected in the inside of my nasal cavity—sinuses were sore and draining after sleeping in Central Park. When I covered my head to protect myself 20th precinct NYPD walked about 100 yards into a grass field where I was laying into to make me stop covering my head as it was **“technically camping”**
- 09/19/2018 | NY **My medical history was recited to me at Asser Levey City Recreation center**
I was approached by a bald, 62-year-old, 5.8' 150 lb. Had a big silver ring. He knew details about my medical background and delved into specific treatment I received for my back. My medical history became available for racketeering after treatment at Presbyterian Weill Cornell ER and used as a roadmap to cause the most harm. A few days later I was attacked in my sleep and back was sore—a very old injury re-injured. Asian gang is around well dressed. They continued to dope me while unconscious.

10/00/2018 | NY **PennStation** I began staying at PennStation and felt instantly better. My days were productive, I could focus by staying in PennStation. I was buying train tickets to stay inside and away from the parties working with the City of New York, NYPD, DOI stalking to dope and seriously injure me outside in the park.

10/01/2018 | NY **SNIFF SNIFF** City of New York facility | Chelsea Recreation Center 430 West 25th Street. Man in locker room. Walked up to me and began exaggerated nose rub: CHARLIE, CHARLIE HEY,” C? C? This fat dimwitted kid is in my face going berserk. I was shaving at the sink. He first: COUGH COUGH COUGHED the same pidgin NYPD use in my proximity and then followed with the goofball “Charlie” routine.

10/00/2018 | NY **SNIFF SNIFF** NYPD Union Square squad car was parked out in front of DunkinDonuts on 14th street. He was parked in front of my bike. When I went to retrieve my bike the NYPD leaned toward me and began to rub his nose in LONG EXAGGERATED NOSE SWIPES and made sure I could see it.

10/13/2018 | NY **SNIFF SNIFF** Dunkin Donuts 360 West 31St. NYPD instructed harassment. NOSE WIPE. COUGH COUGH COUGH. Union construction employe. Hudson Yards project. Exhibit 3.32

12/03/2018 | NY **SNIFF SNIFF** Urgent Care Union Sq. 10 Union Square E, New York, NY 10003. The PA wanted to know if I “put objects in my nose” I was being refused ready treatment by City of New York MDs. My head and sinus lining is extremely sore and infected. Blood.

AND THEN I GET IT. OHHH YOU MEAN DRUG USER. I AM NOT A DRUG USER. WHAT IS THIS? THEN I HEARD COUGH, COUGH, COUGHING OUTSIDE THE DOOR. IN SYNC WITH OUR CONVERSATION.

12/00/2018 | NY **SNIFF SNIFF** PennStation NJTransit seating attendant, NOSE WIPE, SNIFF, SNIFF.

12/06/2018 | NY **SNIFF SNIFF** DOI 80 MAIDEN LANE. I WENT TO DOI FOR RELIEF | I was met by inspector Andrew Guinan and his black male partner—no name) who then participated in a sniffing nose rubbing campaign attempting to sully me with drug slang. These “professionals” are a criminal cartoon:

1. **SNIFF SNIFF** 80 Maiden Lane Front desk: Nose wipe, sniff sniff
2. **SNIFF SNIFF** DOI reception: Nose wipe, sniff sniff
3. **SNIFF SNIFF** Inspector Guinan: Nose wipe. (sniff sniff)
4. Older DOI inspector scanned me for weapons. No nose wipe. Normal conversation.

DOI reception and sophomoric inspectors Guinan and his silent black sidekick—

essentially told me to go f*** myself while these clowns arranged for my assaults and injury.

12/08/2018 | NY ASSAULT | HUDSON PARK | SATURDAY | I went to sleep on a park bench 10AM-2PM because it was sunny and because NYPD/PennStation employees flushed me from the train seating area (for which I bought a ticket). I was tracked to Hudson Park and assaulted in my sleep.

Somebody jammed/ injected both of my nostrils—hurt like hell. Who do I call? DOI / NYPD are not even hiding their involvement in my assault, theft and attempted murder. I was sick the rest of the day.

12/12/2018 | NY I was pushed out of Penn Station MTA seating areas by NYPD entirely. It should be noted NYPD allow extreme homelessness in same seating area. I got singled out by NYPD and it was obvious.

12/13-14/2018 I went to the park Hudson River Park to nap—I was tracked there. Someone with a long screwdriver punched a hole in the back of my locked backpack and attempted to destroy my laptop which contained this lengthy detailed law suit that proves the racketeering of a federal judge appointment facilitated by Easton PA police, its Sheriff's department, NYPD DOI, and NYPD. My attempted murder was part of that facilitation as a witness to federal judge applicants (judge Ed Smith's) trafficking of my daughter.

I was sick most of the day as they jammed/ injected both of my nostrils.
I've been sick ever since. They did something to me.

12/25/2018 | NY Hudson River Park | City Of New York Employee. Blue coat. COUGH, COUGH, COUGH.

12:43 PM Blue jacket attendant waited for me at the restroom—a second one was posted as a look out. Cough cough cough. **Nasal cavity is sore — Sinus draining.** I talk to them—its not there idea.

Attempted murder 3. NYPD /DOI after failing at my attempted murder via hit and run 07/12/2018 DOI began setting me up for drug overdose by causing the symptoms of a drug user. They went to any Urgent care I would use to get them to deter me from making an appointment and prevent me from getting antibiotics vis-a-vis drug addict innuendo. This after contacting the PA AG and NY AG's office 07/11/2018.

02/01/2019 | NY DELIBERATE MEDICAL HARM / NYPD DOI / POST ASSAULT

City of New York ENT M.D. Taufique Bellevue Hospital refused to explore my *frontal sinus cavity* where NYPD inserted something. The M.D. Taufique claimed that would be difficult to see into my frontal sinus. (I've had this *routine* procedure done many

times in the past by other ENT's. It was part of their normal operating procedure).

NYPD /DOI assaulted me and inserted something into my frontal sinus while sleeping in the park. They took credit for it. Its unambiguous. They did this soon after CT scans of my sinus became available after my 07/12/2018 hit and run attempted murder.

02/3/2019 | NY “Computer tampering | Hudson Park | The computer storing this compliant was hit repeatedly with a tool through my backpack cracking the backplate — while I was sleeping on it after I was put out. Exhibit 3.30

02/5/2019 | NY Nasal cavity injection. Then reached into my pocket and cut computer cable. Exhibit 3.30

02/07/2019 | NY Use of medical data to spread allergen. Defendant's gained access to my personal medical data and have been use it to harm me since my 07/12/2018 visit to Presbyterian Weill Cornell ER in the 19th precinct (former NYPD inspector James Grants precinct). I'm allergic to one thing. And that showed up in every venue I visited in Union Square including WholeFoods ventilation system in the Cafe. The distinct heavy perfumed odor was attributed to “construction workers working on something.” Customers, saturated with it sat next to me.

02/08/2019 | NY File with FBI cybercrime unit. Get office of the Mayor City of the City of New York email response from 02/05/2019 complaint just as cybercrime report was finished at 6:22 PM.

02/13/2019 | NY I am very popular with DOI's hired thug crowd. See footprints. Defendants watch via private security. Did the same thing UWS/NYPD. NYPD chopper came by same day James Grant was acquitted. Exhibit 3.31

02/15/2019 | NY Hudson Park | nasal cavity stab below eye socket. | 02/14/2019 Email draft to PA AG mentioning AG's criminal inspector Bosh's total incompetence in regard to my daughter's trafficking and attempted murder. Exhibit 3.32

02/16/2019 | NY Hudson Park | Serious injury to hips, back during sleep. This park like the UPW uses private cameras to monitor park grassy areas to time thefts and assaults. They apparently leverage blue coats as look outs. The UPW leveraged NYPD. Its obvious they do it. And as is the pattern—they are not really hiding it.

02/18/2019 | NY Removal of all LinkedIn invitations (30+) except for a few people connected to my complaint. LinkedIn has not responded to my inquiry about the missing invitations. Suggesting part of an ongoing racketeering pattern by DOI / NYPD to remove my business history and relevant work history to help them cover their participation in violence and attempted murder on behalf of my landlord and PA Judge Ed Smith.

Dunkin Donuts:Wifi lower mid-town NYPD. Exhibit 303.3

03/03/2019 | NY 02/25-26/2019 I was getting beat up pretty badly at Hudson River Park. I moved indoors for the rest of the week healed sleeping in chairs. Went back on Sunday was attacked around 1:50PM Stay until I come too. Wake up in pain. eventually put together my attacks were occurring on lunch breaks and a lot of construction workers were walking by.

03/5/2019 | NY I was assaulted at the 19th St. AMC theater 890 Broadway An ASIAN lead gang working with NYPD waited till to see if fell asleep and then made their move.

They have interactive access AMC security cameras and use NYPD pidgin, COUGH COUGH COUGH interactively with security cameras within the theater environment.

For example, if someone dies on screen 3 or 4 people in unison will COUGH COUGH COUGH, or SNEEZE in a very fake manner in the same way the Easton Police did, NYPD, CCRB, DHCR employees have.

Two AMC employees (G____, S____, and one more) witnessed Asian gangs following me into a theater after I piked a film and took my seat. That is gang members showed up at 19th St. AMC *after* I selected a movie and sat down, bought tickets for the same film waited to see if I fell a-sleep. Inoculated me, assault.

What also made it stand out to the Two AMC employees—these were times when typically **no-one else** was buying tickets and then suddenly there was this very obvious pattern.

07/09/2019 AMC security appeared to condone the assaults until I raised the issues of TWO employees who saw it. These are CRIMINAL violations facilitated by AMC security, and security in charge of their cameras.

What I have witnessed is NYPD and ASIAN gangs attempting to give the con the air of official business (a) I log on to the FBI tip line, or there are wittinesses.

03/16/2019 | NY Assault injured my neck while sleeping at Hudson River Park. Asians. It was advertised on my YouTube channel that same day. Assaults mainly occurred during lunch hours 1:00 - 2:00PM. I was assaulted again at Dunkin Donuts when I feel asleep. Retaliation for my continued federal discovery and living. Exhibit 4.27

03/17/2019 | NY NYPD has made it evident they coordinate with gangs, black, asian, homeless, mentally ill and use them to administer injury during my sleep. Many of them use identical pidgin to the Union Sq. NYPD who approached me from his squad car.

03/22/2019 | NY Bellevue Hospital RN Serquine refused to explore my *frontal sinus cavity* where NYPD clearly inserted something causing pain. I am asking for a *standard* procedure.

The refusal to treat me by City of New York hospital staff was part of a pattern simply because some corrupt cop asked them to: and put me a serious risk.

03/31/2019 | NY Dunkin' Donuts 360 W 31st St New York, NY 10001 I tasered after eating two donuts and falling asleep—causing internal burn injuries. I was assaulted again later that day. The assaults were in full view of security cameras. I get A LOT of union friction there: construction, US Postal workers 311 deliberately prevented me from placing a complaint. It took 4 calls to get around their double talk: Case no. # 1-1-1701544842.

05/16/2019 | NY I received Northampton County PA transcripts for 02/06/2015 PFA-2014-000815 Transcripts revealed Federal guardian Lisa Spitale filed groundless PFA. Lied during the proceeding. The Court of Common Pleas and Judge Zeto behaved like a RICO enterprise. Concealing Emilie's extortive assaults, set up interstate case rigging.

05/16/2019 | NY Apple Store 401 W14TH ST NY, NY 10014 | 7:18 PM | NYPD Traffic hiding in bathroom stall used pidgin: SNIFF SNIFF SNIFF Exhibit 4.28

05/17/2019 | NY NYPD Penn Station were openly using the same pidgin as Apple NYPD.

05/17/2019 | NY McDonalds 490 8th Ave, New York, NY 10001 my laptop was stolen. Gang stalking, Asians, regulars apparently working for NYPD detectives. The theft furthered the goals of the Northampton County PA RICO enterprise.

United States v. Warner, 498 F.3d 666, 694-97 (7th Cir. 2007), the Seventh Circuit held that the State of Illinois was properly charged as the RICO enterprise that it was the victim of corrupt office holders' pattern of racketeering activity.

06/06/2019 | NY Thursday commenced an extreme spike in stalking, badgering and harassment. Thursday morning also marked the suicide of homicide detective, Joe Calabrese. Chairman for the Detectives' Endowment Association, Board of Trustees and Union Trustee.

The difference between 06/05/2019 and 06/06/2019 was pulling my federal complaint from the SDNY Pro Se desk 06/05/2019 to clean up the defendant section and make it summons worthy posting changes to Google drive 06/05/2019 8:00 PM.

2014 NYPD Detectives Endowment Association paid lobbying firm Pitta & Bishop LLC \$66,000 to push legislation. Pitta & Bishop CFO Mickey Cekovic is a defendant in this complaint and allegedly used his resources in furtherance of racketeering the federal judge appointment of EDPA Judge Ed Smith.

Lobbying Firm Makes Millions On Political, Union Ties

"unseemly — but legal — *double-dealing* transformed the once-obscure Pitta &

Bishop into one of the City's most powerful political forces." Exhibit 4.29

<u>Exhibit 3.25</u>	2012 Daughter's injurious extortion in PA Unnecessary emergency work in New York
<u>Exhibit 3.25.1</u>	2012 - 2014 Phased depletion of plaintiff's business assets
<u>Exhibit 3.25.2</u>	2014 US Post Office used for extortion
<u>Exhibit 3.25.3</u>	2014 Disseminated innuendo to change the location of Emilie's murder weapon
<u>Exhibit 3.25.4</u>	2015 US SDNY 15-cv-1755 threatened for filing a federal complaint
<u>Exhibit 3.25.5</u>	US Trustee communication compromised

Attempted murder claims in New York:

2013-2014	Apartment 8G	Repeated use of toxic fumes. Approved by NYPD
2015-16	City Shelter MainChance	Deliberate cellulitis infection post eviction
2016	City Hospital	Refused antibiotics, records altered—hide City liability
2016	City Parks / Hudson	Bike brakes disconnected
07/12/2018	City New York	Lured to hit and run (<u>1.9</u>)
2018-19	Presbyterian ER	Medical records distributed after hit and run treatment:
09/2018	City Parks/Central	Nasal cavity injection
09/2018	City Parks/Central	Taser burns to abdomen

..... TABLE III | INTERSTATE WITNESS / EVIDENCE TAMPERING 2012-2015

147. The PA RICO enterprise and parties eager to ensure extra conservative republican Judge Ed Smith's political aspirations to become federal judge removed impediments to his future appointment: specifically my and my daughter's testimony and evidence. To that end, they engineered interstate witness tampering: (i) In PA by tampering with my daughter's testimony by isolating her via DOD style integration called separation: (a). denying her public transportation (b). taking her to (dark sites) private residences and torturing her as per the U.S. Justice Departments 2005 definition of torture. (ii). In NY in my case, they had to worry about my testimony and my significant respiratory of hard copy direct and circumstantial evidence against them. As those records were stored my rent-stabilized apartment in New York rented by the president of Kraemer Inc. (myself) of a well-established business presented the hurdles defendant's engineered around to get at then destroy my (a) evidence (b) my testimony by tampering with my credibility.

PA. Evidence repositories targeted by the RICO enterprise (the trafficking victim):

Evidence repository 1. 2012 Witness tampering: torture/extortion to quell/alter Emilie's testimony during Judge Smith's federal judge vetting. 2.42

Evidence repository 2. 08/01/2013 Witness tampering: Emilie's attempted murder 1 week after Judge Smith's Presidential federal judge nomination. Exhibit 1.5 Exhibit 1.5.1

Evidence repository 3. 01/16/2014 Witness tampering: Emilie assaulted at a private residence a week before. Fingerprint bruises, electrode burns when Emilie told me Easton police were involved 1 week after 01/16/2014 after Judge Ed Smith's U.S. Senate federal judge nomination. 2.42

Evidence repository 4. 03/26/2014 Witness tampering: brain damage of Emilie via over medication the day after Judge Ed Smith's federal judge appointment. Exhibit 1.4

NY. Evidence repositories targeted by the RICO enterprise (trafficking victim's father):

Evidence repository 1. **Witness tampering: Attempting to impair my testimony (permanently).**

05/2013 Contractors on the roof of 145W71St NY NY were breaking into my apartment 8G through the side-window via a small electric scaffold. I believe they used this time to construct the vent used 11/06/2013 force my eviction while Judge Smith was interviewed by the U.S. Senate. They re-routed my ethernet to circumvent my firewall and were using my workstation to login to their Gmail accounts. That computer: Mac Pro Serial No: YM13805MEUF disappeared from the UWS Apple Store ⁵. Exhibit 1.12

MAY 2013 FBI START OF: "ONE STOP SHOP" FOR JEWISH BUSINESSMEN TO GET FAVORS FROM NYPD

U.S. v. Harrington, Grant, Yermy Reichberg. Exhibit 1.3 pgs., 3, 7, 15

05/16/2013 My daughter's attempted murder began using toxicity. Defendants took steps to finalize Emilie's attempted murder 1 week after Judge Ed Smith was nominated by President Obama 08/01/2013.

05/18/2013 Start of toxic fumes vented into my apartment in NYC by my (Jewish) landlord. NYPD 20th Precinct defined my description as 1. attempted murder then refused to investigate. 2. Told me to call the fire department (for attempted murder) when my landlord did it again. 3. Erased my detective's report. 4. **Arrested me** for falling asleep at the subway station across from my apartment while evading my landlord's de-facto gas chamber. i.e., an established Jewish landlord conspiracy with NYPD. There is a bribe. FBI just has to look for it. Exhibit 1.6

05/18/2013 05/18/2013 to 11/06/2013 I worked around my landlord's homicidal predilection by investing in a large industrial fan and running it 24/7.

⁵ I caught one of these dolts going to my door and knocking on it after I left and came back. He was waiting to be let in. I am on the eighth floor —there were never any repairs made to my apartment while the contractors were around to necessitate his knocking.

- Evidence repository 2. 11/16/2013 I was separated from apartment 8G (and the evidence) due to a flood of parasitic infestation and fumes from a delivery system made by the landlord. The assault took place **11/06/2013**: during Judge Ed Smith's U.S. Senate interview. The extreme health hazard caused my eviction until HPD 6294/13 repairs could be made 02/10/2014. The device that pervaded the apartment with infestation constructed by the landlord went undiscovered. Toxic fumes became more direct (under my chair) The landlord simply turned the fumes back on when I tried to move in. Exhibits 1.11, 1.12
- Evidence repository 3. 02/17-19-25/2014 Apt. 8G toxic fumes vented during my sleep 02/19/2014 and each time I tried to move back into 8G after HPD repairs were completed 02/10/2014. Exhibit 1.6
- Evidence repository 4. 03/04/2014 DHCR (#CM410048S) DHCR Rent administrator Luke O'Brian **fraudulently** claimed I did not respond to his 03/04/2014 letter as the *reason* for his cancelation of my claim. However, I *responded immediately* asking for the material he did not send. My letter was time-stamped by DHCR and in the FOIL. DHCR's inspector Robinson cited my apartment 8G too hazardous to inspect. Luke O'Brian canceled inspector Robinson's order which would have reduced my rent to one dollar per month until the landlord corrected the problem. Exhibits 1.16 1.17 1.18 1.19
- 08/28/2014 My landlord Michael Edelstein filed false claim: dwelling non-pay # 27965 (79433/14) for rent I did not owe while he owed more than \$270,000 in rent overcharges (confirmed by DHCR) and while 14-2221 2nd Cir *Kraemer v. Edelstein* was still active. No due process. Exhibit 1.22
- Evidence repository 5. 09/02/2014 Phillipsburg Storage LLC | Phillipsburg NJ. Exhibit 1.28
The PA enterprise used NY law firms, and innuendo to cut off my business causing me to default on storage payments at Stowaway Self-Storage Phillipsburg NJ destroying RICO enterprise evidence
- Evidence repository 6. 02/05/2015 | 79433/14 *Edelstein v. Kraemer* | NYC Housing Court Judge Wendt knowingly robbed me. Judge Wendt had DHCR's rent history in his possession and knew my landlord Michael Edelstein owed me more than \$270,000 in rent overcharges. Instead Judge Wendt wrote an Order that I pay the landlord \$14,737.00 in back-rent to be held in escrow. Edelstein's rent overcharges were confirmed by housing court room 104 housing court attorneys *before* my hearing with Judge Wendt. (They recommended to have Judge Wendt review DHCR's records to get paid sooner). 10/11/2017 DHCR Deputy Commissioner Woody Pascal # DM410056R the authority also confirmed the landlord's willful scheme to defraud. Exhibits 1.37 1.38
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02/20/2019 The Supreme Court held The Eighth Amendment's Excessive Fines Clause is an incorporated protection applicable to the States under the Fourteenth Amendment's Due Process Clause. Pp. 2–9. This was in reaction the State and City's trend of pervasive theft to make budgets or **"harm political enemies"**. *Timbs v. Indiana*, 586 U.S. ____ (2019) https://www.supremecourt.gov/opinions/18pdf/17-1091_5536.pdf.

02/19/2015

Judge Wendt mocked me when I complained of being sick from toxic fumes the landlord vented into my apartment during my sleep: **"immmmm siiiick"** in a nasal toned whiny voice to his assistant. Exhibits 1.35, 1.31

02/19/2015

Judge Wendt **declined** Ed Keesley, Director, City of New York's Homeless Diversion Units 02/06/2015 request # 00035602756F for the legal rent of Apt 8G. Exhibits 1.31, 1.32

08/19/2015

Judge Wendt confiscated **ALL** of my property, **including business equipment** depriving me of my **livelihood**. Property worth well over \$150,000 to satisfy his \$14,737 unlawful back-rent fine. 1.33.1

"The Excessive Fines Clause was taken verbatim from the English Bill of Rights of 1689," *United States v. Bajakajian*, 524 U. S. 321, 335 (1998). The Excessive Fines Clause traces its venerable lineage back to at least 1215, when Magna Carta guaranteed that "[a] Free-man shall not be amerced for a small fault, but after the manner of the fault; and for a great fault after the greatness thereof, saving to him his contenment" §20, 9 Hen. III, ch. 14, in 1 Eng. Stat. at Large 5 (1225) As relevant here, Magna Carta required that economic sanctions **"be proportioned to the wrong"** and **"not be so large as to deprive [an offender] of his livelihood."** *Timbs v. Indiana*, 586 U.S. ____ (2019) GINSBURG, J

Housing Court and Judge Wendt's capricious, arbitrary and **hostile** behavior toward me reveal his excessive (unlawful) fine was politically motivated and used to impart cruel and unusual punishment that protected Judge Ed Smith and my (Jewish) landlord who PA defendants leveraged in a common illegal cause to dispose of me: a wittiness to my daughter's trafficking.

Judge Wendt effectively issued my death sentence: putting me on the street with the shirt on my back, knowing I was robbed of income with no way to conduct my livelihood. A result that benefitted Judge Ed Smith and extra privileged NY Jewish landlord Mr. Edelstein.

Evidence repository 7.

Evidence Destruction Judge Wendt refused my access to apartment 8G. Causing the destruction of interstate evidence against a RICO trafficking

enterprise: over 2,000 pages of hardcopy documentation against the School District, Northampton County MH/MR's medical fraud, State audit medical fraud, Court fraud used to obscure organized assault. My business equipment: hard-drives, computers with photos, medical reports of deliberate injures, torture that conflicted with the County's ("Disneyland") documentation. Accounting and tax history, work history, (20 years of archives). Personal affects art collection, furniture, clothing. Exhibits 1.31, 1.16, 1.17
Mac Pro Mac Serial No: YM13805MEUF

Political retaliation Excessive Fines: "They can be used, *e.g.*, to retaliate against or chill the speech of political enemies. They can also be employed not in service of penal purposes, but as a source of revenue. The historical and logical case for concluding that the Fourteenth Amendment incorporates the Excessive Fines Clause is indeed overwhelming. Pp. 3–7." *Timbs v. Indiana*, 586 U.S. ____ (2019) GINSBURG, J https://www.supremecourt.gov/opinions/18pdf/17-1091_5536.pdf.

Evidence repository 8. **Witness tampering.** Judge Wendt put me on the street with only the clothes on my back after evicting me—optimizing my early demise.

Evidence repository 9. **Evidence Destruction** PA/City of New York took advantage of my exposure made staying alive as hard as possible then targeted my remaining repositories of evidence:

2016 TWO LAPTOPS, ONE TERABYTE DRIVE | POST EVICTION
Thefts were organized through private security and NYPD's 10th Precinct, DOI, and IAB in connection with PA defendants on behalf of judge Ed Smith.

07/00/2016 MacPro 17" | McDonald's 335 8th Ave, NY, NY 10001 | NYPD 10th Precinct

04/21/2017 SDNY17-cv-2910 *Kraemer v. Edelstein*
I filed against my (Jewish) landlord seeking payment for \$800,000 in illegal rent overcharges (Confirmed by DHCR. Treble damages represented)

04/21/2017 Theft of my MacBook Air 13" at McDonald's 335 8th Ave. New York, NY 10001. Impeding me from responding to the SDNY Court properly, and managing my case. | NYPD 10th Precinct

04/25/2017 PA Defendants filed a change of address re-directing my Federal Court mail to my x-wife's former address: 123 Vista Drive Easton PA. The court docket does not reflect the fraud and simply emphasizes that my mail is being returned to them. Exhibit 2.90

06/03/2017 Show Cause 17-cv-2910 SDNY

06/06/2017 Theft of my terabyte back-up drive. NYPD worked with CVS employees

and security to arrange theft. Thief's waited until they knew I was not looking via CVS security cameras. CVS 300 Park Ave S. New York, NY 10010. I (CVS provided my daughter with undocumented meds 2013)

09/15/2017 FOIL REVIEW REQUEST DHCR 092017-0033 I sought inspection records confirming the apartment was condemned since 03/04/2014 after DHCR determined my apartment was so unsafe it could not be inspected. Exhibits 1.6, 1.18

09/19/2017 **17-cv-2910 was dismissed** via a personal sounding, factually incorrect dismissal as per 28 U.S.C. § 1915(e)(2)(B)(i)(ii). "Frivolous" in reference to my show cause seeking payment. This 4 days after my request for a FOIL review.

09/25/2017 FOIL REVIEW I found DHCR rent administrator Luke O'Brian committed fraud. He illegally dismissed my rent reduction case citing that I did not respond to his letter dated 03/04/2014, which I did, was time stamped, and in the DHCR FOIL. Mr. O'Brian did not however include his fraud —NOTES— as part of the FOIL. These were carefully hidden. My attempt to find these NOTES resulted in my being lied to by EVERY HCR employee I contacted.

HPD was required to seal 8G and reduce rent to \$1.000 after DHCR Inspector Robinson found it was too hazardous to inspect.

What Mr. O'Brian did not say is he failed to send the materials he wanted me to fill out. I responded asking for the materials not included and Mr. O'Brian simply dropped my case.

Exhibit 1.17 Exhibit 1.18 Exhibit 1.19

09/25/2017 DHCR CM410048S FOIL review. The 03/04/2014 Inspector Robinson's notes that stated 8G was too hazardous to inspect was missing. I was given the finger by a DHCR State employee while making a recorded note of it. **DHCR clearly gamed their records.** Exhibit 1.18

10/11/2017 DHCR's Deputy Commissioner Pascal confirmed landlord's rent overcharges from 1996 and willful scheme to defraud. I went there. I took him 5 minutes to look it up. He saw the 06/12/2016 four year calculation allegedly mailed to me by the **rent administrator** who overlooked obvious fraud by the landlord.

The City of New York has been actively attempting to murder and/or permanently maim me in the street ever since my 08/18/2015 eviction. Assaults NYC Parks property in connection with NYPD/DOI.

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 TABLE IV PA/NY PATTERN OF CHRONIC RACKETEERING BY PUBLIC OFFICIALS

2008 PA Judge Mark Ciavarella: Cash for Kids. “one of the most notorious judicial crimes in U.S. history.” He still believes he’s innocent. Tom Corbett was the PAAG. Exhibit 3.1

2009 I was threatened by Federal Judge Rice (06-cv-3592-TR) according to my attorney that if I brought a pleading regarding my daughter’s organized cigarette burns (torture) she suffered before a mental competency exam I would be called “crazy” by Judge Tim Rice who’s guardian was at the root of the organized cigarette burns. Exhibit 2.69

2011 EDPA Judge William J. Martini: was removed from a RICO case regarding Paul Bergrin a former U.S. Attorney who murdered witnesses and is currently serving 6 life sentences. This was my judge for case 10-cv-4868. He improperly time-bared my daughter’s burn injuries she suffered from racketeering and dismissed my case against Gov. Tom Corbett and the State with prejudice.

2011 The Jerry Sandusky (convicted of raping school students) investigation uncovered a trove of inappropriate emails from Tom Corbett’s PA AG’s office by AG Kathleen Kane. These pornographic emails were exchanged by members of Gov. Tom Corbett’s staff and police.

2015 08/27/2015 Pornographic emails from AG Kane’s office were released to the public resulting in two PA Supreme court justices stepping down.

2015 09/22/2015 PA AG Kane indicated that she may begin to release more porn emails: “there are about 6,000 messages that reach into such departments as the **Pennsylvania State Police**, and the governments of Philadelphia and Montgomery Counties.”

2015 09/23/2015 The next day: PA State Police Trooper James Boggs was charged for picking up a vulnerable 13 year old starting 2013 after her father suffered serious injuries in a car accident, bought her a thong and carried on a relationship with her. He was charged *after* Kane’s announcement.

2016 U.S. v. Harrington, Grant, Yerny Reichberg. Specifically Commanders and upper echelon of the NYPD were charged for taking kickbacks from Jewish landlord’s. 2013 My landlord Mr. Edelstein vented toxic fumes into my apartment when he owed me more than \$800,000 in rent overcharges. NYPD said my description fit assault and attempted murder—then refused to investigate and erased my detectives report. Exhibit 1.5

2017 Philadelphia District Attorney Seth Williams is serving 5 years for taking bribes. He hired Frank Fina the originator of many porn email’s and was the star prosecutor for Gov. Tom Corbett.

2011 “Mother One: after bringing the Sandusky scandal to light her son’s fellow students and the high school’s football coach all targeted her son with verbal attacks and threats of violence.”

The Mountain High Area School District protected Jerry Sandusky, blamed the mother for raising the issue, and promoted the schools football coach 2014 Steve Turchetta as the school principle. That is all anyone need know. Pennsylvania regularly repeats the same foul human trafficking crimes:

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TABLE V | USE OF NATIONAL BRAND'S SECURITY CAMERA'S FOR RACKETEERING.

148. NYPD leveraged private security firms and their personnel at retail brands. Cameras were used in for the purpose of stalking, badgering, assaulting or stealing from victim 2 in furtherance racketeering Judge Ed Smith's federal judge appointment, and afterward.

Assaults: Assaults included: inoculation, tasing, back injuries, cracked ribs and doping.

Partnering: The assailants partnered with security to be able to conduct illegal criminal activity.

As such their recording equipment, (accuracy) falls into question.

Persimmon. Persimmon to violate federal wiretapping laws for the purpose of racketeering a federal judge appointment was provided by Apple Computer.

Fraud: Alteration to native documents stored on one very compromised Apple laptop, (root access was usurped at the store level) unauthorized GUI access to devices to laptops and smart phones.

All of the brands I encountered in NYC engaged in organized badgering through their security firms. Regular federal violations followed: (i) the invitation of retained gangs working with ether NYPD detectives or DOI by security to inhabit a store once I was seated. (ii) have the stalkers interact with my federal compliant or generally. If I wrote something incriminating about the defendants (police, principals from PA) or their clients would have stalkers: cough cough cough, sneeze, whistle, or recently (2018) rub their nose asking me about "Charlie" making a drug addled reference to my allegation. Thus aggressively chilling my speech and first amendment rights at all times 24/7/360 and then cross the line into § 1958 when they found it feasible, removing essential parts from my bike, breaks etc, injecting my nasal cavity in my sleep in City of New York parks etc.

DOI, NYPD approached me directly using the same pidgin as gangs during organized badgering at brands. *e.g.*, The City of New York, NYPD and private security are facilitating racketeering trafficking, attempted murder by a large degree not limited to precinct or individuals.

I overheard FedEx employees arguing over whether or not they had the right to badger, and violate federal law because apparently the City of New York gave them permission to.

18 U.S.C. § 1962 (d) holds: "One can be a conspirator by agreeing to facilitate only some of the acts leading to the substantive offense. It is elementary that a conspiracy may exist and be punished whether or not the substantive crime ensues, for the conspiracy is a distinct evil, dangerous to the public, and so punishable in itself.

The substantive offense in this case was the racketeering of a EDPA State judge Ed Smith's federal appointment by compromising two of the federal judge applicant's (Smith's) victims ether by death,

mental impairment, or maiming them. In all cases the imperative was to prevent the public from understanding exactly what this complaint describes. I was unable to save my daughter (victim 1) from their evil, terroristic abomination who they attempted to murder, tortured, brain damaged, maimed and disfigured.

The RICO principles employed a lower echelon army in furtherance of Judge Ed Smith's federal appointment and securing his future by their continued efforts to nullify me by the aforementioned methods. For example, I may be accosted by 5 people sitting in a store, 3 on the way out while crossing the street setting up a waiting vehicle. That scenario was attempted numerous times most recently after exiting an AMC theater at Union Square NY, NY 10010.

See Adrian Schoolcraft v. NYPD 10-cv-6005 SDNY. Exhibit 1.44.2

AMC 04/29/2019

Security firms cameras. Global Security. In coordination with (Asian) audience to cough, provoke, threat, and assault. Likely in connection with NYPD but security cameras were clearly used to set up gang harassment and stalking. 19th St. | Union Sq. (A)(T) (AG)

Apple

Security firm: Facilitated organized stalking by employees. Apple employees knowingly sold compromised equipment. 401 W 14th St, New York, NY 10014 | Tampered equipment sold: Laptop (E)
Soho 103 Prince St, New York, NY 10012 | Tampered equipment sold: Laptop, iPhone (E)
767 5th Ave, New York, NY 10153 | Tampered equipment sold: Laptop (E)

Barns & Noble:

Security firm PA: Human Trafficking. Used B&N as a staging area for my daughter's human trafficking to parking lots "vehicle exchanges" "tasks in cars" Koger's people made Emilie wait in the cookbook stacks until a call came in. Security firm NY: Organized stalking in B&L Cafe coordinated with security cameras—mocked my reading material, articles read—i.e., cameras were used to interfere with and intimidate reading in conjunction with mock customers planted in Cafe. B&N interference with First Amendment rights to self-education tracks with my daughter's education deprivation in PA. Apparently security: erases or alters camera data as needed. 33 E 17th St, New York, NY 10003 | Union sq. (B)(BG) (AG) (E)

CVS

Security firm / CVS employees set up thefts of my daughter's trafficking evidence. 241 W 57th St, New York, NY 10019 | Used DOI / NYPD pidgin "nose wipe" then "have a nice day" * (B) (E)
5 Pennsylvania Plaza, New York, NY 10001 | Mid-Town (B)(BG) (AG)
300 Park Ave. South New York Ny 10010 | **Set up theft of hard drive in conjunction with NYPD** (B) (SE)
1520 Northampton St, Easton, PA 18042 | **Sedatives used for Emilie's attempted murder.** CVS dispensed medication without a prescription for my daughter. * 04/21/2019 DOI / NYPD "nose wipe" used in conjunction with assaults in Central Park by "gangs." CVS Managers pretended not to understand. Wanted me to not be "disrespectful" to their racketeering employee.

Duane Read

Security firm. Cooperation with NYPD detectives. Union harassment. Any of them. (B)(BG)

Dunkin Donuts:

Security firm: Allowed shake down of cashier employee by U.S. Postal worker, unions. 360 W 31st St, New York, NY 10001 | Mid-Town (A)(T)
2B W 14th St, New York, NY 10011 | Union sq. (A)(T)

FedEx:

Security firm: Camera's used. Tasered by employees. Spread of private data. 21 Astor Pl, New York, NY 10003 | Union sq. (B)(BG) (AG) (E)
275 Park Ave South. New York, NY 10010 | Union sq. (B)(BG) (AG) (E)
Penn Station (B)(BG) (E)
60 W 40th St, New York, NY 10018 (A)(T) (E) 12 AM

Hudson Yards Construction

31st. Ninth Ave | Mid-Town

McDonalds:

Security firm. Retired NYPD admitted to NYPD instigation of stalking ("conflict within the family").

2016 Set up theft of two laptop computers

39 Union Square W, New York, NY 10003 | Union sq.

(B) (BG) (AG) (E)

946 8th Ave, New York, NY 10019 | UWS | UWS

(A) (T) (E)

Penn Station Eight Ave.

(B)

NYU

Security firm.

Penn Station

Security firm: NYPD. Arranged for organized assaults in Park by ejecting me from train seating even through I had a ticket.

NJ Transit employees | Mid-Town

(A) (B) (BG) (AG)

Pret

Security firm:

857 Broadway, New York, NY 10003 | Union Sq

(B) (BG) (AG) (E)

821 Broadway, New York, NY 10003 | Union Sq

(B) (BG) (AG) (E)

211 W 56 Street, New York, NY 10023 | UWS

(B) (E) (AG) (V)

Staples

Security firm: Allowed my assault by employees after "falling" asleep

5 Union Square W, New York, NY 10003 | Union Sq.

(A) (E) Strange

StarBucks

Security firm: Facilitated organized stalking by employees.

25 Union Square W #25, New York, NY 10003 | Union Sq.

(A) (T) (E)

1889 Broadway, New York, NY 10023 | UWS

(B) (BG) (AG) (E)

Strand bookstore 9/6/2018

Security: U.S. Security Associates. Admitted to NYPD instigation of stalking.

828 Broadway New York, NY 10003

(B)

T-Mobile 02/2019

Clerk Admitted to NYPD instigation of stalking (Asian) when purchasing new phone

(B)

Wholefoods: 04/27/2019

Security: G4S. Same action as B&N: cafe is stocked with mock customers wired to security and police. The mock customers are typically broke actors, college students, homeless *i.e.* extra cheap labor used to interfere with my First Amendment rights.

151. Mock customers are cued to interact with me depending on camera, or GUI activity (illegal NYPD wire-tap)—especially if I work on incriminating discovery.

4 Union Square S, New York, NY 10003 | Union Sq.

(B) (BG) (AG) (E)

10 Columbus Circle, New York, NY 10019 | UWS

(A) (B) (BG) (AG)

Intimidation of small business owners. It has been my observation smaller business owners are intimidated by them, more malmble, as their business are exposed to the "community" they watch over. The cops bring A LOT of local peer pressure to help traffic their targets—a plaintiff in this case.

152. **Central Park Assault:** Taser burned, doped, nasal cavity injection in my sleep. NYPD protected.

153. **Hudson River Park Assault:** Taser burned, doped, nasal cavity injection in my sleep. NYPD protected.

Gangs work with City of New York locative services and police access to my GPS to set up look-outs and then taser and dope my nasal cavity when sleeping. Same as my NY Jewish landlord using toxic fumes with the City of New York's permission.

154. NYPD detectives, DOI, third parties have complete and total access to my computer, phone devices, GPS and retaliate at will depending what I write or file, or attempt to find work, or do anything that gets in the way of their goal of my early demise *e.g.* anything that delays reliving them, and Easton PA defendants of future litigation for their participation in racketeering PA Judge Ed Smith's federal judge appointment. Violations of the First, Eighth, and Fourteenth amendments—no problem in Mayor DeBlasio's New York.

KEY: (A) Assault (T) Tazer (B) Badger (BG) Badger by gang (AG) Asian Gang (E) Employee badger (ES) Security (V) Bathroom security camera voyeur.

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TABLE VI INTERNATIONAL CONSIDERATIONS

155. 18 U.S.C. 1962 (d) Close friends that knew my daughter in New York were suddenly assailed upon 2013. (This is not a complete list). It was extremely concerning to learn defendants from Northampton County wire-tapped my friends and they got beat up, put under some sudden strange federal inquiry — and then call to tell me to forget about my NY apartment I was assaulted out of. It suggests to me that PA republicans, their bronze star federal judge pick, went more than a little nuts to cover their bases. Bronze star / human trafficking—you don't often see that in the same sentence. But this is Northampton County Pa —a racketeering haven as recognized by large law-firms “you need a *consigliere* to practice law there” but no one does anything about it.

156. Judge Ed Smith 06/2008 returned to Easton PA from Iraq as DOD judge for Task Force 134.

157. Judge Ed Smith 07/2011 federal judge application.

158. 2012 DOD contractors were used to tamper with my website and tested the hack from Easton PA

159. May 2013 FBI observation of One Stop Shop for NYC (Jewish) landlord's businessmen bribing NYPD. (2016 NYPD shut down the Lincoln tunnel for Lev Leviev Israeli diamond king on behalf of a Bill de Blasio's Jewish fundraisers Jona Rechnitz, Jeremy Reichberg.)

160. May 2013 Start of attempted murder Apt. 8G my (Jewish) landlord: toxic fumes 145 West 71 NYPD allowed toxic fumes to continue after stating description fit attempted murder. My (Jewish) landlord owed me more than \$270,000 at the time.

161. May 2013 Start of my daughter's attempted murder in Easton PA. A week after Judge Smith's

162. 08/01/2013 Presidential nomination defendants attempted to finalize it.

163. 2013 PwC Partner F | Germany | After an HPD hearing he called told me to forget about Apt 8G “you never get this.” FBI were putting pressure on him at the time. I knew F for 10 years.

164. 2013 Marcus Wiener: Jewish. International publisher—showed up at my neighborhood wine bar. I barley know this person. Never talked to him about family. Then blurts out one day: “The DeRaymond's are everything you are nobody”. “Why don't you trick your landlord and move out and not pay” His son worked the NYT's Washington desk. He stated: We know how to protect our water.

165. 2013 NYU Law Professor B. | Easton PA detectives wiretapped B. My daughter said they did it and recited things to me she could not have known otherwise. Istanbul: he was jumped by 3 thugs and hospitalized. They were focused on trying to cause head injuries. I knew B for 8 years.

167. 04/30/2018 Allentown FBI called. Did not return my return call.

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TABLE VII | MY BACKGROUND | EXPERTISE

169. I am a graphic designer specializing in developing marketing materials for the professional services industry working directly for senior marketing and C level executives.

170. I started my company Kraemer Inc. (a design agency) 1993 and never looked back, had plenty of success worked for anybody I wanted too until 2012 —just after Judge Ed Smith applied for federal judge. Sample work CV

171. A significant part of my job was dealing with clients esemplastic data and presenting it in meaningful ways. As part of my business I worked over ten years for the Entrepreneurial Advisory Services Division for Coopers & Lybrand LLC and then PwC. They focused on privately held, small to mid-sized businesses and incubators. I worked primarily on their bi-monthly newsletter to entrepreneurs, small and mid-sized business. Producing all aspects of the newsletter, design, printing, outsourcing writing, delivery —turn key. Everything except setting the story budget which marketing determined depending on what they thought required reporting.

172. That is, as far as this complaint is concerned in regard to 18 U.S.C. § 1962 (d). I am very familiar with small, and midsize business, their competencies, related services and how those parts interact with the overall brand and function within a given business.

173. When I claim to see a business of trafficking —I know it is a business. I can see its core competency, and lines of business that went into supporting it. That it used injury as a means for generating viable a product it could bill its time for is unambiguous. That they hid deliberate injuries from official documentation used as part of the business is a of fact.

ALLEGATIONS

FIRST MATTER | NY Apartment Used In Furtherance of Racketeering a Federal Judge Appointment
2011 NYC APT. LEASE BASIS FOR INTERSTATE 18 U.S.C. § 1962 (d)

174. 2011 My NYC landlord Michael Edelstein and PA defendants that trafficked my daughter, Emilie collaborated after I added her name to my NY lease **06/2011** as a resident. I sought to extract my daughter from her violent extortion in PA by: the Easton Area School District's Special Education Director, John Merlo, Community Services Consultant for the District Freya Koger, County MH/MR, Judge Ed Smith, attorney Ray DeRaymond, Amy DeRaymond, the Court of Common Pleas, Easton Police, and Sheriffs department *e.g.*, the association-in-fact illegal enterprise. Emilie's ability to escape to her residence in New York after **06/2011** caused a potential interstate wrinkle for Judge Ed Smith who approved my daughter's human trafficking 12/21/2006 (Exhibit 2.34) but then applied for federal judge **07/2011**.

175. Thus resulting in the PA RICO enterprise cultivating NY (interstate) relationships to prevent their victim moving from PA to NY and leaking data about her trafficking to me while Judge Ed Smith was vetted for federal judge by: (i) 2012 Driving my business into ground via apartment break-in's, theft of intellectual property, steering me to their business partners. (ii) 2013 Used the NYC apartment as a de-facto gas chamber for assault, attempted murder. (iii) 11/06/2013 constructed a vent for assault during Judge Smith's U.S. Senate review causing my self ejection. (iv) 3/2014 corrupt persuasion of DHCR to violate rent stabilization law (<https://youtu.be/NPjA8Ojs4Cw>). (v) 10/2014 Destroyed the apartment with broken steam pipes just before inspection of the vent area. (vi) 2015 corrupt persuasion of Housing Court to use excessive fines, illegal ejection causing the destruction of evidence about the RICO enterprise stored in the apartment. Housing Court deprived me of *ALL* property worth \$150,000+ to satisfy a \$14,737 fine, and my ability to work.) (vii) 2015 forward: repeated attempted murder via City of New York employees and interested parties on the streets of Manhattan after my illegal ejection, theft of *ALL* property. **The City of New York has kept me broke then set opportunities for murder. 1.9.**

176. The goal at all times cultivated by the PA RICO enterprise was to nullify testimony and evidence from my daughter and me (through violent and corrupt means) that would interfere with Judge Ed Smith's 2014 federal judge appointment. His potential federal appointment and DOD affiliation attracted a number of players with government business interests including: DOD contractors, health-care, law firms, private equity, police, and Unions. My potential testimony and supporting evidence against, Judge Smith, Amy Fontno, and Northampton County resided at 145W71st Apt 8G. NY NY.

177. **My apartment was used as weapon.** In exchange for weaponizing my apartment New York landlord Michael Edelstein was able to avoid an \$800,000 payout in hidden rent over charges he owed me and illegally freed the apartment from rent stabilization:

2012 Used the apartment to tamper with my computers, firewall equipment, and phones, via break-ins.

2013 Used the apartment for assault/attempted murder after NYPD OneStopShop became viable 05/2013 My landlord was free to convert 8G into a make shift gas chamber venting toxic fumes.

11/06/2013 Used the apartment for assault and attempted murder more effectively forcing me out while Judge Smith was interviewed by the U.S. Senate by assaulting me in the apartment with a plague of bird

mites and fumes though a vent he constructed. Exhibits 1.1, 1.38, 1.37

I was their personal lab rat anytime I walked into 8G after 2011.

178. There was an interstate nexus between the PA RICO enterprise, my landlord and the City of New York and private entities. There was a shared objective, financial ties, coordination of activities, networking, community of interests and objectives, interlocking nature of the schemes, and overlapping nature of the wrongful conduct in furtherance of promoting conservative republican federal judge applicant Ed Smith and help landlord Edelstein alleviate their common problem—myself. *e.g.*, the only witness of my daughter's child and human trafficking to have maintained recorded proof of it who could file on his daughter's behalf as she could not file for her self due to the brain damage inflicted upon her for trafficking purposes. Exhibits 1.28, 2.2.

FACTS SECTION I

2012 Theft of Business Assets Via Apartment Break-In's, Theft Of Intellectual Property, Trafficking To Corrupt Business Partners. Police detectives manufactured evidence, stole business via slander.

2012 - 2014 interstate 18 U.S.C. § 1951 by the PA RICO enterprise. Theft of business via apartment break-in's, theft of intellectual property. I was steered to RICO business partners with conflicting Healthcare, Government, and DOD business interests. Exhibit 3.9.2

180. Contractors on the roof were breaking into 8G through the side-window via a small electric scaffold. They re-routed my ethernet to circumvent my firewall and were using my workstation to login to their Gmail accounts. That computer: Mac Pro Serial No: YM13805MEUF disappeared from the UWS Apple Store ⁶ They also telnetted into my screensaver the word "Slacker" so it appeared on all 3 computers at the same time.

02/15/2012 - Server hit	Easton High School targeted pages for hack	Exhibit <u>3.9</u>
02/17/2012 - Server hit	IBM: ZmEu vulnerability scan (DOD) (Gov)	Exhibit <u>3.9</u>
02/25/2012 - 10/23/2012	Rothstein Kass / Contract fraud	Exhibit <u>3.22</u>
03/14/2012 - Server hit	Level (3) Communications: SQL ejection (DOD) (Gov)	Exhibit <u>3.9</u>
03/14/2012 - Server hit	Easton High School tested pages hours later	Exhibit <u>3.9</u>
10/15/2012 - 08/12/2013	Alan Fuchsbergh Law firm	Exhibit <u>3.23</u>
08/12/2013 - 03/04/2014	Fried Frank Law firm(Gov)	Exhibit <u>3.24</u>
2012 - 2014	Pitta & Bishop Lobbyist (Gov)	Exhibit <u>3.25</u>

DC37: used as conduit to government unions for racketeering communication. (Gov) Exhibit 1.28

02/15/2012 My NY business website kraemerinc.com client pages were visited by the Easton PA High School's sever using my using my daughter's laptop. Those pages were outsourced for tampering to two DOD contractors and then tested at Easton PA High School using the same computer. My daughter

⁶ I caught one of these dolls going to my door and knocking on it after I left and came back. He was waiting to be let in. I am on the eight floor —there were never any repairs made to my apartment while the contractors were around to necessitate his knocking.

graduated from Easton Area High School years earlier thus the person testing the hacked pages was highly likely her mother. Exhibit 3.9

182. Quid Pro Quo/conflict of interest. Judge Ed Smith effectively represented the DOD as a Judge in Iraq. His potential to help DOD contractors as a federal judge or otherwise is significant. IBM, Level (3) Communications helped Amy DeRaymond Fontno (whom Judge Smith trafficked my daughter for) comprise my business while they were violently extorting my daughter—chilling her speech—in furtherance of Judge Ed Smith federal judge appointment.

FACTS SECTION II

2013/14 Defendants used my NYC Apartment As A De-Facto Gas Chamber: Interstate Attempted Murder For Hire. Witness Tampering In Furtherance Of Judge Ed Smith's Federal Judge Application.

183. My landlord Michael Edelstein knowingly, stockpiled, and possessed toxins. He was fined by the State of New York for doing so then refused to pay the fine. Exhibit 1.15

184. 2013 to 2015 My landlord constructed a delivery system for use of his stockpiled toxins as weapon in violation of 18 U.S.C. § 229 (a) (1). Exhibits 1.6, 1.6.1

185. Toxins, fumes in were vented into my apartment 8G on dates that corresponded with Judge Ed Smiths federal judge processing in particular 11/06/2013 while Judge Smith was interviewed by the U.S. Senate. The biological agents and toxins were so bad 11/06/2013 I had to move out of the apartment and began living in hotels 11/16/2013.

186. Michael Edelstein was given license by the City of New York, and NYPD to attempt to murder or seriously maim a rent stabilized tenant as often as the landlord thought it was necessary. It has been well established the City of New York, the office of the Mayor created favorable, specialized treatment for Jewish landlord's in exchange for bribes or donations. See: U.S. v. Harrington, Grant, Yermey Reichberg Exhibit 1.6.3

By collaborating with PA RICO enterprise defendants Michael Edelstein was able to circumvent an \$800,000 overcharge payment he owed the tenant (victim 2) and illegally remove apartment 8G from rent stabilization. Exhibit 1.1.

Interstate Attempted Murder For Hire of Witnesses.

187. MAY 2013 PA defendants and my New York landlord were smart enough to wait until 05/2013 to start interstate attempted murder for hire—predicated on the evaporation of the Equal Protection Clause in the City of New York. 05/2013 Jewish landlords established a bribing system in collaboration with NYPD leadership coined “**One Stop Shop**” by FBI. The quid pro quo was directly connected with my landlord's Jewish religious beliefs, core business competency, aversion to rent stabilization. PA defendants collaborated with my NY landlord on their mutual problem: (i) Me as a witness of my daughter's trafficking by Judge Ed Smith being reviewed for federal judge at that time. (ii) The landlord owing me (ballpark) \$800,000 in rent overcharges as confirmed by DHCR. U.S. v. Harrington, Grant, Yermey

Reichberg. Exhibit 1.3 p, 3, 7, 15. Exhibit 1.6.3

03/11/2013 - 05/1/2013 Easton PA. For two months requests for medical treatment by my daughter Emilie and me were denied by: healthcare provider Freya Koger of Lehigh Transition Services, Federal Educational guardian Shanon Moore and mother, Amy Fontno DeRaymond. Then suddenly MAY 2013 the mother agreed to take Emilie to a doctor. On 05/16/2013 the doctor prescribed medicine that would invariably kill my daughter. Exhibit 1.5

05/16/2013 Easton PA | Dr. Hernandez treated Emilie with medication that would invariably kill her. The result of a wildly implausible diagnosis of “eczema” when she had scabies she contracted from trafficking. Her condition 05/1/2013 looked like this: Exhibit 3.18. 07/12/2013: when it was unmistakably Norwegian Scabies the M.D.’s still prescribed for Eczema. See 2.42 p.19. The MD’s had to know they were murdering Emilie. 07/26/2013 Emilie’s Mother, Amy Fontno DeRAYmond certainly knew she was murdering Emilie as she cured her hands with a scabicide just before Judge Ed Smith’s Presidential nomination. Exhibit 1.5

05/18/2013 New York | Two days later my (Jewish) landlord began venting toxic fumes into my apartment 8G making me extremely ill. My landlord used various devices as a delivery system to vent toxic fumes into 8G from chemicals he stock piled in the basement of 145West 71St. NY NY.
A violation of 18 U.S.C. § 229. Exhibits 1.6, 1.15.

191. 02/2014 black tar residue seeped through brand new floor boards after toxic fume attacks. This evidence became visible after HPD 6294/13 repairs were made 02/10/2014. Exhibits 1.6.1

Protection of (Jewish) Landlord Michael Edelstein by NYPD and the City of New York

.....
 192. **NYPD Refused to investigate attempted murder.** NYPD Sargent and a Lieutenant identified my landlord’s use of toxic fumes as attempted murder. They refused to investigate stated:
“Come back and see us again if he does it again”

193. **NYPD Refused to investigate attempted murder.** I called and met with a NYPD 20Th Precinct detective regarding toxic fumes. The detective stated:
“come back and see me again if he does it again”

194. **NYPD Refused to investigate attempted murder.**
“call the fire department”. Which I did 02/19/2014.

195. **NYPD Erased My Detectives Report about toxic fumes** at 145W71 Apt 8G NY10023 from NYPD’s database. Officer two: *“Your not in here.”* Referring to my detectives report the detective entered into the system and then someone erased. Followed by: *“Are you sure you spoke to a detective”*. *“What did he look like.”*

196. False Arrest: For Avoiding Toxic Fumes Used For Attempted Murder I was arrested for falling asleep at my subway station across the street from my apartment to escape assault via toxic fumes vented by my Jewish landlord Michael Edelstein after HPD repairs failed.

197. No NYPD asked me if I was ok. I was reminded “*this is New York*” by the same precinct that defined what my landlord was doing as assault and attempted murder. **I slept in a jail cell—my criminal (Jewish) landlord slept in his home.** The cultural bias by NYPD / The City of New York for Jewish building owners proved in *U.S. v. Harrington, Grant, Yermey Reichberg* is absurdly present in my case.

Robinson v California, 370 U.S. 660 (1962). *Even one day in prison would be a cruel and unusual punishment for the "crime" of having a common cold.*”

198. Israel’s influence on a US federal judge appointment.

Defendant’s conspired interstate attempted murders starting May 2013 in connection with One Stop Shop: bribes to NYPD open to Jewish community leaders who were linked the foreign state of Israel, and its prime minister’s interests in conservative Republican policies of the United States. My Jewish landlord served in accordance with those interests by furthering the federal judge appointment of an extra conservative republican Judge Ed Smith via the dispersion of biological agents and toxins in my apartment sorting 05/18/2013.

199. 3/3/2015. Our political system was invaded by extra conservative Prime minister of Israel Benjamin Netanyahu. He and Republicans gamed President Obama’s office and addressed congress directly when the prime minister did not get what he wanted from the administration. NYPD was bribed by this group. 2016 NYPD illegally shut down the Lincoln Tunnel for one of their Israeli billionaires interested in NY real estate—making U.S. citizens wait—as a result.

200. Mr. Edelstein had meetings with his own ilk (other Jewish building owners) and nick named me “**Houdini**” for escaping violence they knew they would never get in trouble for. It was a reciprocal engine of terrorism via special treatment provided by the City of New York.

201. Our federal government—for our country's oil requirements—leverages Israeli airspace.

Common knowledge. That resulted special treatment for select Jewish people by our government in New York City. *U.S. v. Harrington, Grant, Reichberg* is an unambiguous example of that. NYPD leadership was charged, Reichberg was convicted on 4 counts of bribery. Jonna Rechnitz whose father has direct ties with Benjamin Netanyahu became a cooperating witness. Police provided special treatment specifically because defendants were Jewish. <https://www.youtube.com/watch?v=jdxXVxtHK2M>

202. I was not at all focused on my landlord's denomination. City of New York government is fixated on it, Mayor DeBlasio, NYPD and DOI. I simply didn't want to get killed or maimed in my apartment. Our national interest in airspace of a foreign state conflicted with our constitution when conservative members of that foreign state and their US counterparts were allowed to tamper with basic rights of Americans in exchange, in silent agreement vis-a-vis special treatment from police, the City of New York, etc.

FACTS SECTION III

11/06/2013 My NY landlord constructed a delivery system for used as a weapon during PA Judge Smith's U.S. Senate review forcing my evection.

213. **11/06/2013** Apartment 8G was converted into miasma of infestation and fumes during Easton Pa Judge Ed Smith's U.S. Senate review. I was assaulted from my landlord's construction of a delivery system for used as a (biological/toxin) weapon causing me to self-evict or risk serious injury or death. A violation of 18 U.S.C. § 175. Exhibit 1.12

214. **05/18/2013** the landlord began venting toxic fumes in violation of 18 U.S.C. § 229. In response I purchased a large industrial fan and ran it 24/7 minimizing the landlord's repetitive assault attempts. The landlord's practice was to wait until I was home and then vent toxic fumes. I was able to mitigate the landlord's use of toxic fumes up until 11/06/2013 by running an industrial fan 24/7. They defeated this solution 11/06/2013.

215. **11/06/2013 Judge Ed Smith's U.S. Senate review.** The landlord circumvented my failsafe system via the use of a vent he constructed under the window sill. Apartment 8G was converted into miasma of infestation and fumes during Easton Pa Judge Ed Smith's U.S. Senate review in violation of 18 U.S.C. § 175. Exhibits 1.11, 1.12, 1.10.1

216. **11/16/2013** I had to self-evict or risk serious injury or death. 8G became an insanely infested zoo in a matter of hours. 8G was a tomb. The walls were crawling with infestation if I leaned against one I was bit by swarms of them. If I walked across the carpet I could feel them gnawing at my ankles. I moved out.

217. 11/16/2013 8G as it was no longer habitable and began living in hotels. Exhibits 1.11, 1.12, 1.10.1

218. **Edelstein nicknamed me "Houdini" for getting out of what they were doing to me.**

2013/2014 I "Houdini" I David Apple an UWS building owner met regularly with other self-defined Jewish building owners including my landlord Michael Edelstein. Mr. Apple stated I earned the nickname "Houdini" by them because I was able to survive what they were doing to me. What they were doing was attempted murder with NYPD looking the other way. See U.S. v. Harrington, Grant, Yermey Reichberg Exhibit 1.21

219. 2013/2014 **"You are nothing the DeRaymond's are everything"** I NY Marcus Wiener I Historical Publisher: I hardly knew Mr. Wiener. Never discussed family—he just blurted it out one day: "You are nothing the DeRaymond's are everything" His son worked for the New York Times Washington desk. "You should move out and wait him out" (my landlord the millionaire).

220. Edelstein publicly despised rent-regulated tenants: "07/27/2016 Michael Edelstein operated Imperial Court at 307 West 79th St rent-regulated building. Expressed multiple times to the press that "he'd rather see the building vacant than filled with rent-regulated tenants." Exhibit 1.36

FACTS SECTION IV

03/2014 Theft Due to the Corrupt Persuasion Of DHCR To Violate Rent Stabilization Law.

221. Their was a deliberate, organized failure, or violation of law by every City of New York and State agency involved in the supervision, maintenance, and adjudication of NYC rent stabilized housing including the NYPD resulting in the theft of All of my property, destruction of evidence regarding my daughter's trafficking and ability to make a living. Exhibit 1.28

222. 03/04/2014 DHCR Rent Administrator Luke O'Brian lied in his report about my not responding to his 03/04/2014 letter and then canceled my claim CM-410048-S predicated on his fraud. I do not get this information until I went looking for it 2017. I was regularly lied to about its existence. DHCR in fact hid it by removing it from the FOIL. Exhibit 1.19

223. 09/01/2017 DHCR I My FOIL request for the inspection cancellation notes (092017-0033) that said my apartment was so unsafe it could not be inspected was—met with criminal pidgin by a front desk director at DHCR 25 Beaver Street: "Eh Hmm" Cough, Cough." This identical pidgin was used by: NYPD, Northampton County Police, stalkers and in connection with tampering with my brakes (attempted murder). Exhibit 1.44

224. 09/25/2017 During my DHCR FOIL review at 25 Beaver St. I was given the finger to the back of my head by a DHCR employee after discovering the inspection cancellation notes # CM-410048-S were removed from the FOIL. Exhibit 1.18, 1.17

225. 09/26/2017 to 10/03/2017 I was consistently lied to by HCR employees and DHCR employees about the existence of inspector Barbara Robinson's cancellation notes. Exhibit 1.17

226. 10/03/2017 DHCR I Discovery Slander I DHCR employees were induced to act against me in favor of my landlord Michael Edelstein due to innuendo —UNTIL I explained during a HCR Hotline call that my daughter was trafficked to and by Police and "Judge friends" in parking lots.

227. 10/03/2017 The report became immediately available and was read to me over the phone:

.....
"Inspection cancelled due to tenant stating heavy infestation of scabies and parasites in the apartment necessitating wearing protective clothing when entering the apartment."

Barbara Robinson, Tuesday, March 4th, 2014. Exhibit 1.17 Exhibit 1.16

228. The apartment did not have scabies. That was not possible. The protective clothing DHCR Barbara Robinson referred to would not protect anyone from scabies as they live on you. My daughter had Norwegian Scabies that started as scabies: a Sexually Transmitted Disease (STD). She contracted scabies from being trafficked to police and "judge friends" during 2012.

229. What is clear about DHCR employees was their belief I should be prejudiced until they learned of

the actual source of my daughter's scabies. There was no mention of toxic fumes in the report used for my attempted murder starting 05/18/2013.

230. The medication used by PA defendants to grow Norwegian Scabies on my daughter started 05/16/2013. The parasites were bird mites and as I found later were delivered at will 11/06/2013 through a vent the landlord constructed under the window sill. Exhibit 1.11 Exhibit 1.12

10/11/2017 I went DHCR Harlem and met with Deputy Commissioner Woody Pascal

(A.) 10/11/2017 Deputy Commissioner Woody Pascal *dismissed* my 02/19/2014 infrared security camera photo of a toxic gas cloud leaching into my bedroom without a second thought. DHCR licensed my landlord's assault. Mr. Pascal took no action. Exhibit 1.6

(B.) 10/11/2017 DHCR | Deputy Commissioner Woody Pascal also asked for my video copy of his DHCR employee giving me the finger 09/25/2017 while looking through my FOIL for # CM-410048-S inspector Barbara Robinson's missing cancelation notes. Mr. Pascal took no action. Exhibit 1.18

(C.) 10/11/2017 DHCR | Deputy Commissioner Woody Pascal at first denied the 06/12/2016 DHCR # DM-410056-R rent calculation was wrong. Then looked it up and found I was right and Mr. Pascal stated: (i) The landlord willfully schemed to defraud. (ii) The rent overcharge ought to have been calculated from 1996 for 17 years and not the 4 years DHCR originally did. We left our conversation in that Mr. Pascal was going to look into getting me reimbursed for the overcharge and then emailed me 10/18/2017.

231. 10/18/2017 DHCR Deputy Commissioner Woody Pascal: Email that I missed my time bar to appeal the 06/12/2016 mis-calculation—known as a PAR appeal. To be able to challenge missing my time bar for the PAR appeal in a different venue I had to show "CLEAR BIAS" by DHCR employees. For the purposes of proving **clear bias** the following applies:

(a) DHCR never mailed their **06/12/2016** | DM-410056-R rent overcharge findings.

What DHCR calculated was incorrect (this was confirmed by Woody Pascal 10/11/2017) It could easily be seen the landlord simply changed the apartment name from 8G to 8G1, erased the number of rooms from 3 to N/A then tripled the rent. DHCR's openly dishonest, incompetence is further supported by Rent Administrator Luke O'Brian's claim that I never responded to his request when I did and it was time stamped by DHCR. Exhibit 1.39

(b) DHCR was in email contact with me in regard to DM-410056-R then did not email the order for me to review. Exhibit 1.43

(c) **2015-16** I discovered my landlord's attorney Mr. Duval used mail fraud by employing an outdated meter for service. Federal law states the senders mail has to be returned within 24 hours. See 18 U.S.C. § 1341 Elements of Mail Fraud. | Section 4.6.2 US Postal Code. How much mail I did not receive due to the outdated meter is unknown to me. <https://youtu.be/hY8JY3B4yDo>

(d) **2017** Amy DeRaymond (an interstate co-defendant in my federal claim 17-cv-2910) against my landlord was redirecting my mail though a fraudulent change of address preventing my receiving U.S. mail Exhibit 2.90. Lisa Spitale and Amy DeRaymond were regularly cited in the Show Cause, and the

Summary Judgement.

232. Mr. Pascal said I had to show “clear bias” by DHCR to have my overcharge case heard in a venue other than DHCR when Mr. Pascal himself was guilty of extraordinary bias, and discrimination in favor of my landlord. Exhibit 1.18 Exhibit 1.40

(e) DHCR Deputy Commissioner Pascal allowed his Rent Administrator Luke O’Brain and employees to hide critical safety documentation. Exhibit 1.19

(f) DHCR Deputy Commissioner Pascal allowed his employees to engage in hostile retaliation for my looking for critical safety documentation against a landlord. Exhibit 1.18

(g) DHCR Deputy Commissioner Pascal *dismissed* my 02/19/2014 infrared security camera photo of a toxic gas cloud in my apartment NYPD said was attempted murder.

(h) DHCR Deputy Commissioner Pascal did not initially recognize will full scheme to defraud, that I saw, both room 104 attorneys saw. The glaring fraud that jumped out at both of us was the number of rooms and the name change of the apartment. It did not raise any red flags for Mr. Pascal until it was brought to his attention. After checking his records he confirmed. *I.e.*, there was no chance of the Deputy Commissioner catching this on his own. It was FRAUD.

233. There was a pattern by those connected with my apartment lawsuit to tamper with the U.S. Mail and then DHCR make requirements that for me to receive due process I had to concede to DHCR’s belief that it mailed something when it did not. There existed an open dishonest, incompetence like culture at DHCR that consistently worked in favor of the landlord. Exhibit 1.39 Exhibit 1.40

FACTS SECTION V

10/2014 HPD Inspections. Defendant’s Destroyed Apartment 8G Impeding Discovery Of Evidence Used To Witness Tamper 11/06/2013 during Judge Ed Smith’s U.S. Senate interview

10/10/2014 Email from 2nd. Cir. Motion To Reconsider DENIED: 14-2221 *Kraemer v. Edelstein* 1.23

10/10/2014 Email to Easton PA DA John Morganell responsible for furthering the racketeering of Judge Ed Smith’s 03/26/2014 federal judge appointment. Exhibit 1.23

10/10/2014 Email to PA Medicaid fraud unit: Exhibit 1.23

10/11/2014 My landlord destroyed NY apartment 8G the day after I sent/received the above emails by pulling the steam pipe from the front bedroom radiator. That (steam vapor) I was told set off the alarm. The fire department was called and broke the locks on the door of 8G exposing the apartment. 1.24

11/06/2013 HPD 1721/14 Inspection: That defendants intended to assault me the same day Judge Ed Smith was being interviewed by the U.S. Senate 11/06/2013 via a delivery system used as a weapon— (18 U.S.C. § 175) was confirmed by their deliberate attempt to prevent HPD inspection of the hiding system constructed below the windowsill, behind the radiator. Confirming defendant’s knowledge of it:

11/08/2014 The owner of PestPro sent me the 07/25/2013 service report of BIRD MITES in my apartment after I asked for them. Then called back you not going to sue me are you? This occurred when

the owner sought double payment for that date. MIKE his employee, no longer with Pestpro said there was no report. And suggested I had SCABIES. Apparently MIKE hid the payment as well. The findings of BIRD MITES in that report caused me to IMMEDIATELY file an HPD inspection for bird mites HPD 1721/14. Exhibits 1.10.1, 1.10.2

11/10/2014 | HPD 1721/14 scheduled inspection for 11/18/2014.

11/18/2014 The landlord destroyed apartment 8G the day before by breaking a steam pipe (again) preventing the inspection of the window where the landlord had a device hidden used to assault me 11/06/2013—the same day Judge Ed Smith was interviewed by the U.S. Senate for federal judge. Exhibits 1.26, 1.27, 1.27.1

12/15/2014 Housing Court HPD 1721/14 Judge Kraus ordered *emergency repairs*. HPD cited water damage, mold, raw steam venting into 8G. Judge Kraus told me to “**watch them.**” I discovered the landlord’s VENT used to assault me that was very obviously constructed below the bedroom window sill, behind the radiator soon after repairs were completed and asked the superintendent to seal it shut. Exhibits 1.27, 1.27.1, 1.12

340. The device was used to dispense biological agents, toxins (from chemicals the landlord was stockpiling in the basements of all of his building.— and caused my violent eviction during Judge Ed Smith’s 11/06/2013 Senate interview between. Causing my self evection by 11/16/2013. Exhibits 1.11, 1.12

12/18/2014 | 79433/14 *Edelstein v. Kraemer* / *Non-Pay Dwelling*

Housing Court Judge Hann ordered settlement due to the landlord’s 08/29/2014 false claim non-pay dwelling: #27965 | (79433/14) after I pointed out the landlord lied—claiming my apartment was removed from rent stabilization when it was not. I ordered DHCR’s rent history for 8G and found substantial overcharges and submitted them for Judge Hann’s 02/05/2015 settlement hearing. I started sleeping in the bathroom during repairs—and screwed the side windows shut. Exhibits 1.29 1.22

FACTS SECTION VI

Corrupt Persuasion Of Manhattan Housing Court Employees Resulting in Theft Of All Property, destruction of evidence against the RICO enterprise.

342. Violations of 18 U.S.C. §§ 1951, 1512 in furtherance of of insulating a federal judge Ed Smith’s racketeered appointment via the corrupt persuasion of court’s.

.....
02/05/2105 NY Judge change: Judge Hann to Judge Wendt NY 79433/14 *Edelstein v. Kraemer*

02/06/2015 PA Judge change: Judge Baratta to Judge Zeto PA 2014-00081 *Fontno v. Kraemer*

348. NY Judge Wendt allegedly conspired with PA Federal guardian Lisa Spitale as is made evident by his hostile un-judge like behavior toward me during 79433/14 *Edelstein v. Kraemer*.

.....
12/18/2014 79433/14 *Edelstein v. Kraemer* / *Non-Pay Dwelling* / Judge Hann I ordered the landlord to settle with me after discovering the landlord lied about the apartment's rent stabilization status.

02/05/2015 Judge Hann was pulled from the trial and replaced with Judge Wendt. I was told they circulate judges. This was untrue.

02/05/2015 Judge Wendt held up my hearing until last 5:00 PM when everyone was gone then yelled—spit flying from his mouth. The choreography was plain.

02/05/2015 Judge Wendt ignored Judge Hann's settlement order. Exhibit 1.29

02/05/2015 Judge Wendt ignored my HCR reports of toxic fumes.

02/05/2015 Judge Wendt ignored DHCR rent history records (DHCR # 313311 / DHCR # 313312) that proved substantial rent overcharge and willful scheme to defraud as recognized by:

(1) 01/2015 111 Centre St. Housing Court Room 104 attorneys ("I hit the lottery")

(2) 02/06/2015 Ed Keesley, NYC Homeless Diversion Units Director (1.31)

(3) 10/11/2017 DHCR Deputy Commissioner Woody Pascal (1.40)

349. **02/05/2105** Judge Wendt ordered me to pay \$14,737 for back rent I did not owe. It was open theft. Judge Wendt simply choose to steal on behalf of landlord Edelstein. According to DHCR's Deputy Commissioner Woody Pascal rent overcharges (triple the legal rent) should have been calculated from 1996 forward totaling approximately \$270,000 not including treble damages. Exhibit 1.30

.....
06/21/2019 *Knick v. Township of Scott*, 588 U. S. ____ (2019)

"Contrary to Williamson County, a property owner has a claim for a violation of the Takings Clause as soon as a government takes his property for public use without paying for it. If a local government takes private property without paying for it, that government has violated the Fifth Amendment—just as the Takings Clause says—without regard to subsequent state court proceedings. And the property owner may sue the government at that time in federal court for the "deprivation" of a right "secured by the Constitution."

When Judge Wendt, apparently for sport just decided to ignore that landlord owed more than \$270,000 in rent overcharges plus treble damages —that was local government taking my property and then enforced his excessive fine pursuant to RAPAL §745 (2) (a) for \$14,737 which was totally arbitrary. He then used my refusal to pay it to take my remaining priority worth well over \$150,000 including my ability for maintaining my livelihood. Judge Wendt violated the Fifth Amendment. Exhibits 1.30, 1.33.1

.....
 350. 02/05/2015 | 79433/14 | 5:00 PM | Judge Wendt's bizarre hostile, arbitrary, manner

(i) Judge Wendt first asked me if I spoke Spanish.

(ii) Spittle flew out of his mouth in hostile venom, ranting over my benign follow up question.

(iii) He looked at my DHCR rent history (1) (2) that proved the landlord owed me more than \$270,000 in rent overcharges then ignored it. Judge Wendt held me accountable to Housing Court's format for administering due process in a bizarre manner while robbing me in the open. The rules for court "decorum" were strictly held while he allowed the landlord to rob me —and then made me pay for his assault.

(iv) Judge Wendt ordered that I pay \$14,737 in escrow for the landlord who lied to Judge Hann about the apartment's rent stabilization status, owed me money and maintained an unlivable public hazard: DHCR # CM410048S | Exhibit 1.30

.....
 02/19/2015 Judge Wendt mocked me in a whiny nasal toned voice to his assistant: "immmmm siiiick" when I complained of being sick from toxic fumes the landlord vented into my apartment 8G during my sleep. Exhibits 1.35, 1.31

02/19/2015 Judge Wendt lectured me that I had a "RESPONSIBILITY" to pay his fraudulent, unlawful \$14,737 escrow order he calculated with an illegal rent.

02/19/2015 Judge Wendt stated I had a responsibility to pay his order after he "DECLINED" Ed Keesley, Director, City of New York's Homeless Diversion Units 02/06/2015 request # 00035602756F for the legal rent of apartment 8G. Exhibits 1.30, 1.31, 1.32

08/19/2015 Judge Wendt confiscated **ALL** of my property, including business equipment depriving me of my *livelihood*. Property worth well over \$150,000 to satisfy his \$14,737 unlawful back-rent fine. Judge Wendt knowingly robbed me in violation of the 8th and 14th Amendment's Due Process Clause.

356. "The Excessive Fines Clause was taken verbatim from the English Bill of Rights of 1689," *United States v.ajakajian*, 524 U. S. 321, 335 (1998). The Excessive Fines Clause traces its venerable lineage back to at least 1215, when Magna Carta guaranteed that "[a] Free-man shall not be amerced for a small fault, but after the manner of the fault; and for a great fault after the greatness thereof, saving to him his contenment" §20, 9 Hen. III, ch. 14, in 1 Eng. Stat. at Large 5 (1225) As relevant here, Magna Carta required that economic sanctions "be proportioned to the wrong" and "not be so large as to deprive [an offender] of his livelihood." *Timbs v. Indiana*, 586 U.S. ____ (2019) GINSBURG, J

357. 02/20/2019 The U.S. Supreme Court held The Eighth Amendment's Excessive Fines Clause is an incorporated protection applicable to the States under the Fourteenth Amendment's Due Process Clause. Pp. 2–9. This was in reaction the State and City's trend of pervasive theft to make budgets or harm political enemies. *Timbs v. Indiana*, 586 U.S. ____ (2019). https://www.supremecourt.gov/opinions/18pdf/17-1091_5536.pdf.

358. Housing Court and Judge Wendt's capricious, arbitrary and *hostile* behavior toward me reveal his excessive (unlawful) fine was politically motivated and used to impart cruel and unusual punishment that protected Judge Ed Smith and my (Jewish) landlord who PA defendants leveraged in a common illegal cause to dispose of me: a wittiness to my daughter's trafficking. **Judge Wendt effectively issued my death sentence:** putting me on the street with the shirt on my back, knowing I was robbed of income with no way to conduct my *livelihood*. A result that benefitted Judge Ed Smith and NY (Jewish) Mr. Edelstein.

359. **Evidence Tampering** Judge Wendt denied access to my apartment 8G and was responsible for the destruction of interstate evidence against a RICO trafficking enterprise: over 2,000 pages of hardcopy documentation against the School District, Northampton County MH/MR's medical fraud, State audit medical fraud, Court fraud used to obscure organized assault. My Hard-drives, computers with photos, medical reports of deliberate injures, torture that conflicted with the County's ("Disneyland") documentation. Accounting and tax history, work history, (20 years of archives). Personal affects art collection, furniture, clothing. Exhibit 1.31 Exhibit 1.17 Mac Pro Mac Serial No: YM13805MEUF.

360. **Witness Tampering** Judge Wendt after my not paying his escrow order of \$14,737.00 evicted me: put me on the street with only the clothes on my back, taking *all* of my property and work assets (\$150,000+) needed for my employment worth considerably more than \$14,737.00—optimizing my early demise by putting me on the street with the shirt on my back—in furtherance of the RICO enterprise goals of destroying evidence and nullifying testimony. Exhibit 1.30 Exhibit 1.33.1 Exhibit 1.27.1 (1.27.1 does not include electronic gear, TV, monitors, hard-drives, computers, firewall, CISCO phone system, books, art collection, etc.)

361. **Political retaliation** Excessive Fines: "They can be used, *e.g.*, to retaliate against or chill the speech of political enemies. They can also be employed not in service of penal purposes, but as a source of revenue. The historical and logical case for concluding that the Fourteenth Amendment incorporates the Excessive Fines Clause is indeed overwhelming. Pp. 3–7." https://www.supremecourt.gov/opinions/18pdf/17-1091_5536.pdf.

08/20/2015 According to Hosing Court administrative Judge Gonzales: Judge Wendt ignoring Judge Hann's 12/18/2014 order was within his discretion along with throwing me to the street with the only the clothes on my back and no means of employment. Violations of the Eighth, Fourteenth Amendment's Due Process Clause and judicial cannons, were approved by Hosing Court Administrative Judges. 1.29, 1.33

11/20/2014 Judge Wendt admitted his quid pro quo requirement to appease those who voted on his judicial appointment (building owners) who also appeared before him. The short 5 year contractual lease he was on was their insurance of his loyalty: <https://www.youtube.com/watch?v=RgOVqIqGwkc>

.....
351. [03/04/2014 DHCR refused to inspect my apartment as it was a health hazard. 02/05/2015 apartment 8G didn't suddenly become better through osmosis. It was still the same toxic hazard it was 11/16/2013 when I was forced to move out. 12/18/2014 I began sleeping in the bathroom to oversee HPD repairs. It

was the only room I could seal off from the landlords attacks—which continued. My fraudulent, lying landlord caught by Judge Hann and forced to settle—which Wendt ignored and then badgered the tenant (me) even more. He was operating on the best interests of my landlord and RICO enterprise defendants.]

FACT SECTION VII

2015 Attempted Murder Streets Of Manhattan After My Illegal Evection

364. After my eviction things became more aggressive with Easton Police, DOI, Police, law clerks, City of New York employees. Defendants were attempting to erase me as quickly as possible within the confines of accident or personal injury. My bike breaks for example were tampered with a number of times—finding I had no breaks in NYC traffic is not ideal—it is why it is listed here.

NYC my landlord stockpiled chemicals that were used on rent stabilized tenant and then pushed the tenant to the street where NYPD, DOI detectives took over: doping, injuries, hit and run attempts to cripple a “vagrant.” That NYPD were open to bribes by NY landlords was well publicized by them. Edelstein was perfect business partner and had a vested interest in Judge Smith’s appointment as someone who trafficked to healthcare in Easton Pa.

Attempted Murder Claims:

1. 2013-2014	Apartment 8G	Toxic fumes	
2. 2015-16	MainChance	City Hospital	Deliberate Infection
3. 2016	Hudson Park/City	Bike brake removal	
4. 07/12/2018	City New York	Hit and Run	NYPD backed (1.9)
5. 2018-19	Presbyterian ER	Medical records distributed to third parties resulting in:	
6. 09/2018	Central Park	Nasal cavity injection	Attempted impairment
7. 09/2018	Central Park	Taser burns	Attempted organ injury

REMEDY REQUESTED

CONSPIRACY IN VIOLATION OF 18 U.S.C. 1962 (d)

Defendants conspired, acted in concert, struck quid pro quo strategic alliances, with a common purpose to do whatever was necessary to protect their existing RICO business by chilling the speech of Judge Ed Smith’s victims during his FBI, Presidential and U.S. Senate review for federal judge via the following violations:

SECTION I

2012 Theft of Business Assets Via Apartment Break-In’s, Theft Of Intellectual Property, Trafficking To Corrupt Business Partners

VIOLATION OF 18 U.S.C. § 1951

NYPD and the City Easton ran wire-taps while DOD contractors tampered with my website, clients I was steered to worked bait and switch projects, while my landlord used toxic fumes with permission from the NYPD / City of New York. Racketeering a NY witness to chill his speech in furtherance of appointing a federal judge who trafficked the wittiness's (my) daughter.

02/15/2012 - Server hit	Easton High School targeted pages for hack	Exhibit
<u>3.9</u>		
02/17/2012 - Server hit	IBM: ZmEu venerability scan (DOD) (Gov)	Exhibit <u>3.9</u>
02/25/2012 - 10/23/2012	Rothstein Kass / Contract fraud	Exhibit <u>3.22</u>
03/14/2012 - Server hit	Level (3) Communications: SQL ejection	(DOD) (Gov)
Exhibit <u>3.9</u>		
03/14/2012 - Server hit	Easton High School tested pages hours later	Exhibit
<u>3.9</u>		
10/15/2012 - 08/12/2013	Alan Fuchsbergh Law firm	Exhibit <u>3.23</u>
08/12/2013 - 03/04/2014	Fried Frank Law firm (Gov)	Exhibit <u>3.24</u>
2012 - 2014	Pitta & Bishop Lobbyist (Gov)	Exhibit <u>3.25</u>
DC37: used as conduit to government unions for racketeering communication.(Gov)		Exhibit <u>1.28</u>

1. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages against my landlord Michael Edelstein, the City of Easton PA, City of New York, NYPD for their participation in racketeering a federal judge appointment to my, and my daughter's extreme detriment.

SECTION II

2013 Used The NYC Apartment As A De-Facto Gas Chamber For Assault, Attempted Murder in Furtherance Appointing Public Official.

VIOLATION OF 18 U.S.C. § 1958

The landlord was given license by the City of New York, and NYPD to attempt to murder or seriously maim a rent stabilized tenant as often as the landlord thought it was necessary. That NYPD, the City of New York, the office of the Mayor were open to creating favorable, specialized treatment for Jewish landlord's in exchange for bribes or donations has been well established.

See: *U.S. v. Harrington, Grant, Yermey Reichberg*. Exhibit 1.6.3

VIOLATION OF 18 U.S.C. § 2331 (5) (A) (B) (ii)

PA defendant's were racketeering a federal judge appointment as such domestic terrorism. They waited for NYPD resources (§ 2339 (a) (b) (1)) to become available May 2013 in furtherance of racketeering a federal judge appointment and then carried out violations of section 18 U.S.C. § 229 at the plaintiff's apartment: 145 W 71st. Apt 8G NY NY 10023.

VIOLATION OF 18 U.S.C. § 229 (a) (1)

My landlord knowingly, stockpiled, and possessed toxins, and constructed a delivery system for use of those toxins as weapon i.e., toxic fumes in furtherance forwarding Judge Ed Smith's federal appointment

and for his own cause of circumventing an \$800,000 overcharge payment he owed the tenant.

One Stop Shop: bribes to NYPD open to Jewish community leaders who were linked the foreign state of Israel, and its prime minister's interests in conservative policies (Republican) of the United States. My Jewish landlord served and conspired with those conservative interests by furthering the federal judge appointment of an extra conservative republican, Judge Ed Smith.

Stockpiles: Unmarked tanks. Landlord fined for storing unmarked noxious chemicals in the basements of ALL of his buildings. Exhibit 1.15

Delivery system: 11/06/2013 I was assaulted due to my landlord's construction of a delivery system to pervade Apt 8G with biological agents, and toxins while Judge Smith was interviewed by the U.S. Senate. Exhibit 1.12 Exhibit 1.6

1. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages against my landlord Michael Edelstein, the City of New York, NYPD, the City of Easton PA for my malicious, deliberate exposure to toxic fumes, and intent to attempt murder.

SECTION III

11/06/2013 My NY Landlord Constructed A Delivery System For Used As A Weapon During PA Judge Smith's U.S. Senate Review Forcing My Ejection.

VIOLATIONS OF 18 U.S.C § 175

11/06/2013 Apartment 8G was converted into miasma of infestation and fumes during Easton Pa Judge Ed Smith's U.S. Senate review. I was assaulted from my landlord's construction of a delivery system for use as a weapon causing me to self-evict or risk serious injury or death. Exhibits 1.12 1.11

1. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages against my landlord Michael Edelstein, the City of Easton PA, for constructing delivery system in my apartment used for my assault in furtherance of racketeering a Judge Ed Smith's federal judge appointment.

2. I also seek damages from the City of New York allowing landlord Michael Edelstein to repeatedly assault me with impunity without investigation or charge.

3. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages against my landlord Michael Edelstein and the City of Easton collaborating to destroy my apartment preventing my or my daughter inhalbance i.e., moving from Easton PA to her residence in NY in furtherance of Judge Ed Smith's Federal Judge application. Judge Smith and defendants tortured and attempted to murder Emilie while in their custody as a result of her not being able to move. Exhibits 1.24, 1.27, 1.27.1

SECTION IV

3/2014 Corrupt Persuasion Of DHCR To Violate Rent Stabilization Law

VIOLATIONS OF 18 U.S.C § 1951

The landlord was given a license to steal by DHCR Deputy Commissioner Woody, DHCR employees, HCR, apparently due to communication from NYPD/DOI or of their own accord and part of a pattern of theft on my landlord Mr. Edelstein's behalf. VIOLATION OF 18 U.S.C. § 1951

1. My Rent be reduced to One Dollar. (\$1.00) as per my original DHCR request CM-410048-S.

DHCR Deputy Commissioner Woody Pascal, DHCR Rent Administrator Luke O'Brian, DHCR 25 Beaver Street Employee (finger) and HCR Hotline employees ALL proved to be biased and corruptly persuaded to tamper with my claim # CM-410048-S by (i) declining my claim on fraudulent ground, (ii) removing it from the FOIL, (iii) minimizing its importance in service to themselves, (iv) treating me with hostility when I went looking for it, and (v) denying its existence of it during numerous phones call to HCR's hotline until I mentioned my daughter was trafficked by police. All of them hid DHCR's fraud as per 18 U.S.C. § 1343. Exhibit 1.17

SECTION V

10/2014 Landlord Destroyed The Apartment With Broken Steam Pipes Just Before HPD Inspection Of The Vent Area Used To Assault Me 11/06/2013 during Judge Ed Smith's U.S. Senate Review.

18 U.S.C §2339A Providing material support to terrorists knowing or intending that they are to be used in preparation for, or in carrying out, a violation of section of: 18 U.S.C §175 or in preparation for, or in carrying out, *the concealment of an escape from the commission of any such violation*, or attempts or conspires to do such an act, shall be fined under this title, imprisoned not more than 15 years, or both, and, if the death of any person results, shall be imprisoned for any term of years or for life.

1. **I respectfully request punitive damages** and recovery of damages occasioned by my injury and deprivation damages against my landlord Michael Edelstein, and the City of Easton for *concealing* his vent from HPD1721/14 inspection used for my assault 11/6/2013 in Apt. 8G during Judge Ed Smith's U.S. Senate review.

2. **I respectfully request** punitive damages and recovery of damages occasioned by my injury and deprivation damages against my landlord, the City of New York and the City of Easton PA for coordinating my assault during Judge Ed Smith's U.S. Senate review 11/06/2013.

SECTION VI

2015 Corrupt Persuasion Of Housing Court, Judge Wendt.

1. VIOLATION OF THE EXCESSIVE FINE CLAUSE.

08/19 Judge Wendt maliciously, illegally evicted me and refused to let me retrieve any of my property: work history, hard drives, computers, accounting records, evidence of my daughter's violent extortion, clothing, all of my art was stolen (life's work) my art collection (it is irreplaceable) in violation of 18 U.S.C. § 1951, and the Fourteenth Amendments excessive fine clause and Due Process clause—preventing my gainful employment.

2. VIOLATION OF THE EXCESSIVE FINE CLAUSE.

I respectfully request this federal court to find Judge Wendt confiscation of ALL of my priority, including work equipment worth over \$150,000 to satisfy an illegal \$14,737 back rent claim in violation of my 14th amendment due process rights and a violation of the excessive fine clause i.e, find and return ALL of my property. Pay for pain and suffering.

3. VIOLATION OF 18 U.S.C. § 1951

I respectfully request treble damages from 1996 forward and enforcement of payment. For rent overcharges as confirmed by DHCR. Approximately \$800,000.

DHCR DM-410056-R | Rent history proving overcharge

Exhibit 1.37 DHCR # 313312 Rent history | 145W71 NY NY | 8G1 Rooms NA (FRAUD)

Exhibit 1.38 DHCR # 313311 Rent history | 145W71 NY NY | 8G Rooms 3

4. **I respectfully request** this federal court to make and enforce the landlord's overcharge calculation from 1996 forward for which DHCR Deputy Commissioner Woody Pascal confirmed to be true and then improperly imposed a time bar restriction which is null. Judge Wendt had an obligation to make this calculation and simply circumvented the law. DHCR never considered judge Wendt's responsibility precluding any action from DHCR. RENT HISTORY DHCR # 313311 | DHCR # 313312

5. **Hotel reimbursement** I respectfully request the court to order and enforce landlord Michael Edelstein provide hotel reimbursement from the time of DHCR's 03/04/2014 finding that 8G was too hazardous to inspect until today's date. \$300 per night (\$600 total) ought to be apply for both me and my daughter for the landlords violation of RAPL 845. i.e., preventing my reoccupation of 8G after HPD repairs via violence, toxic fumes 2/17, 02/19/2014, 2/25/2014—i.e. participation in racketeering a federal judge appointment. Judge Wendt failed to rule on this or anything that had to do with costing the landlord money.

6. I seek punitive damages from **Federal guardian Lisa Spitale** who corruptly influenced interstate court proceedings, timing, judges, and outcomes:

02/05/2105 NY Judge change: Judge Hann to Judge Wendt NY 79433/14 *Edelstein v. Kraemer*

02/06/2015 PA Judge change: Judge Baratta to Judge Zeto PA 2014-00081 *Fontno v. Kraemer* 2.58

Both of the new judges changed on the day of the hearings violated 14th Amendment, Section § 1512, 1513. Judge Wendt's hostile, unlawful behavior was influenced by Federal guardian Lisa Spitale who trafficked my daughter and was responsible for her attempted murder in collaboration with her mother Amy DeRaymond Fontno.

SECTION VII

Interstate Attempted Murder For Hire

Sections one through five show defendants actively, aggressively attempting to dispose of this wittiness from the time Judge Smith applied to be Federal Judge with help from the City of New York. I AM A VICTIM OF UNCHARGED CRIMINAL ACTIVITY. The City while acting under color of state law, circumvented plaintiffs constitutional rights in favor of their pet landlord policy and has treated me with some quasi homeless status when my murder was attempted, assaulted, falsely arrested, illegally evicted, robbed of ALL of my property with the assistance of the City of New York. The City of New York and Easton PA are central to my assault and robbery. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages.

SECOND MATTER | 2000 - 2011 Child Trafficking From A Public School

A pattern of trafficking activity by an association-in-fact legal entities and individuals.

369. GENERALLY 2000 -2011 Pennsylvania's child abuse laws allowed for substantial pain before a reported case could be substantiated as abuse. Federal, State, officers of the Court (guardians) Northampton County MH/MR, School District, Court of Common Pleas, Police, Sheriff, Domestic Relations parlayed that loophole into a human trafficking enterprise that benefited privately held transition (THS) and behavioral health services (BHS) firms. To be able to steer illegal business to these health service contractors the Easton Area School District and Northampton County Court of Common Plea's, MH/MR trafficking enterprise relied on fabricated documents, and notes to hide my daughter's injurious manifestations from their repetitive organized abuse (torture). My daughter, a normal student reasonable fear of it shaved her I.Q. points and caused behavior problems that resulted in a billable client for THS. The enterprise manufactured low performing academic results—false positives of mental retardation—steering the student victim to privately held healthcare firms. (i.e., theft of the student's intellectual property—I.Q. points—by inflicting significant or lasting harm). As such a violation of 18 U.S.C. § 1951 prohibition of actual or attempted robbery or extortion affecting interstate or foreign commerce "in any way or degree."

370. "The extortion offense reaches both the obtaining of property "under color of official right" by public officials and the obtaining of property by private actors with the victim's "consent, induced by wrongful use of actual or threatened force, violence, or fear," including fear of economic harm." ⁷

371. The defendant's actions (education professionals and federal officers of the court) substantiate the weakness in PA's child abuse laws as their exploitation of them proves those weaknesses were not an unknown and used as indicated. It appears legislation created loopholes in PA's child abuse laws to be used (as they were) to steer business to THS, BHS healthcare via imposed organized injury. The allegation of deliberateness is supported by who was exploiting the law: State Education professionals, County and Federal guardians, behavioral health care entities: officials directly participating in injuring the student or deliberately refusing their duty to get involved. (i.e., the direct causal relationship between the alleged injury and the violation of the RICO statute). These were thugs.

Proof of abuses negative impact on I.Q. is well established:

372. Sandgrund, Gaines, and Green (in 1974) "found that a group of abuse victims was ten times more likely to exhibit an I.Q. in the retarded range than a control Group matched for age, race and socioeconomic status." "They also found a higher percentage of retardation in the abused and neglected groups as defined by Wechsler IQ's below 70." Exhibits 2.8, 2.68.

373. "Neurological deficits were most clearly evident in perceptual-motor tasks. Additional research has also shown a high incidence of neuropsychological impairment, particularly verbal deficits in juvenile delinquents who have been physically abused." *Robert T Ammerman, et al. Clinical Psychology Review Vol. 6 PP. 291-310, 1986*).

⁷ <https://www.justice.gov/jm/criminal-resource-manual-2403-hobbs-act-extortion-force-violence-or-fear>

SUMMARY TIMELINE: COURTS

375. The RICO enterprise used abuse, and fear as an extortive tool to shave I.Q. points, and cause behavioral issues negatively impacting competency exams of the student. In exchange for abusing Emilie parties were able to benefit finically: **1.** The cooperating parent willing to injure her child: mother Amy (Fontno) DeRaymond collected illegal disability social security: **2.** The Easton area school district's transition services (mental retardation) consultant Freya Koger gained a client **3.** The County's MH/MR community services agency Milestones gained a client as a result of the RICO enterprises pattern of organized injury and terror. I was able to track it starting in 2000 when the director of special education John Merlo (the gate keeper between private industry and public school students) facilitated Emilie's in school badgering, and torture by collaborating with Emilie's mother not to report their resulting injures used to traffic her to special ed. Their agreement circumvented the findings from a 1999 home study report I sued for (It corroborated Emilie's abuse by her mother) allowing their profitable, criminal business to continue

2000 their collaborative abuse was so bad Emilie began wetting herself during school hours. The school district's answer to the manifestation was to make Emilie's guidance councilor Ms. Williams erase her notes on the matter. Exhibits 2.38, 2.39.

10/04/2005 I sued the District #5779 05/06 for not educating my daughter and for their insistance she was mentally retarded (MR317).

12/12/2005 The District's Special Ed director John Merlo and Emilie's mother skirted around Emilie's continuing manifestation of their abuse by inventing a watch program to remind my daughter "to go" during school hours, masking their abuse *during* educational due process. Exhibit 2.11.1

02/16/2006 | ODR 5779 05/06 | Educational Due Process Transcript. The Hearing officer let in the mother's submission of Dr. Regina Smock's fraudulent claim of Mental Retardation 317 (MR317) diagnosis. (Page 1915). Dr. Smock even cited the Saint Christopher's Hospital for Children 2.5 day diagnostic that ruled out mental retardation. She performed NO diagnostic of her own. Exhibits 2.22, 2.36

03/23/2006 I won \$200,000 in compensatory education for my daughter—rejecting the Districts and Mother's claim of MR317. Exhibit 2.23

05/18/2006 the School District appealed #1727 and lost *specifically* on their claim of mental retardation (MR317). Emilie's pendent placement diagnosis was PDD NOS (very mild atypical (social) autism). Exhibit 2.24

07/26/2006 After the School District lost their appeal they unilaterally inserted Freya Koger Ph.D the District's transition services consultant for the **mentally retarded** into Emilie's IEP and refused to pay the appeals panel order for compensatory education. Exhibits 2.26, 2.27

08/11/2006 I sued School District in federal court to enforce payment (06-cv-3592-GP).

12/21/2006 Amy (Fontno) DeRaymond's father, Emilie's grandfather—attorney Ray DeRaymond solicitor for many of the municipalities in the county was more interested in the trafficking business. Judge Ed Smith trafficked Emilie at the behest of his partner attorney DeRaymond's emergency petition in violation and contradiction of the 05/18/2006 State's Educational Appeals Panel ruling #1727. His petition recommended that (i) Emilie have a mental defect: Mental Retardation 317. (ii) That Freya Koger treat Emilie for MR317 and (iii) a guardian be appointed. Exhibit 2.34 Exhibit 2.34.1

383. The PA Appeals Panel approved Emilie's pendent placement diagnosis as PDD NOS (mild atypical (social) autism) predicated on a 2.5 day diagnostic from Saint Christopher's Hospital for Children conducted by Emilie's great Uncle Dr. Dee Grover M.D. the head of Child Neurology. Emilie had NO congenital mental retardation. 2. The Appeals Panel and the diagnostic ruled out a mental retardation diagnosis (MR317) proffered by the mother during due process #5779 05/06—considered then rejected by the ODR Due Process hearing officer. The Appeals Panel supported the hearing officers decisions and awarded Emilie even more comp-ed to make up for the education she was denied as an educable person. Exhibits 2.24, 2.34, 2.34.2

THE ASSOCIATION-IN-FACT RICO ENTERPRISE EXTENDED TO FEDERAL COURT.

2007 Republican Federal Judge Pratter talked me out of abuse allegations against my ex-wife Amy DeRaymond in exchange for getting Emilie a deal which Judge Pratter reneged on and tortured Emilie 2008 through the 10/09/2007 appointment of federal guardian Marcie Romberger via Judge Pratter's magistrate Judge Timothy Rice. (06-cv-3592-TR). 2.60, 2.60.1

12/03/2007 Federal guardian Romberger engaged in malfeasance ignoring the County's illegal use of mental retardation 317 approved by Judge Ed Smith.

BURNING WITH CIGARETTES

03/10/2008 - 03/14/2008 Federal guardian Romberger facilitated Emilie's torture, burning Emilie with cigarettes prior to a needless competency exam she arranged and withheld Emilie's medical diagnostic which proved Emilie could not be mentally retarded from her examiner Dr. Richard Hess. Exhibit 2.13 2.42, 1.4.

Emilie was burned over 15 times and on each of her knuckles, arms and had bruises from restraint. Emilie walked through school with bleeding untreated wounds. No one reported the burns to me as per the agreement between the mother and special Ed Director John Merlo. 2.42 p 2., 2.17.

As a result Dr. Hess recommended a mental retardation finding which the State Education Appeals Panel previously rejected. The rigged mental retardation finding masked Judge Ed Smith's and attorney DeRaymond trafficking of Emilie as a mental retard from 12/21/2006.

03/15/2008 Dr. Richard Hess's report: "it is recommended that the IEP team also consider her eligible for procedural safeguards as a student with mental retardation" Exhibit 2.63.1

04/16/2008 During the PFA hearing I filed for my daughter's assault attorney Ray DeRaymond showed up as a surprise attorney and played down his granddaughter's extortive third degree cigarette burns used to skew her competency exam calling the burns "spurious" and then accused my daughter of "doing it to herself". Exhibit 2.66

04/11/2008 I told top dermatologist Dr. Felderman my daughter claimed to have cat bites. Dr. Felderman scoffed and said they were cigarette burns. She wanted to know what the mother said and what was going on in school—she wanted to know who could have BURNED Emilie. Exhibit 2.68

04/16/2008 PFA transcripts show judge Moran witness tampering by characterizing the relationship between the mother and father as argumentative in front of Emilie. He asked Emilie what the perfectly round concavities in her arm were while the mother and attorney DeRaymond (who highly likely burned her) were sitting in the court room. Emilie said "cat bites". Exhibit 2.67 pgs 43-45

There was an obvious conspiracy between Federal Judge Pratter, and Federal Guardian Marcie Romberger, to make Judge Ed Smith and attorney DeRaymond's 12/21/2006 criminal trafficking my daughter as a mental retard appear murky. Burning Emilie with cigarettes and withholding her medical diagnostic from the examiner Dr. Hess was key to his rigged mental retardation finding.

08/06/2008 Dr. Hess forwarded me an email. He recommended to Romberger, and the School District that for Emilie to be able to learn for the mother to STAY AWAY from Emilie This was ignored by Romberger. He did this after he learned Federal guardian Romberger withheld Emilie's medical diagnostic from him by me. Exhibit 2.51

08/14/2008 Easton PA Detective Miller fabricated his investigation, lied about not being able to reach the MD's who confirmed Emilie's cigarette burns. Detective Miller's investigation was abruptly closed by the DA. Exhibit 2.69.1

I sued three times for Emilie's 2008 torture use to mask Judge Smith's trafficking of her:

2008 PFA 2008-0254	<i>Kraemer v. Amy DeRaymond Fontno</i>	<i>Judge Moran</i>
2010 2007-0021	<i>Kraemer v. Amy DeRaymond Fontno</i>	<i>Judge Koury</i>
2010 10-cv-4868 EDPA	<i>Kraemer v. Pennsylvania</i>	<i>Judge William Martini</i>

Each time judges found reasons to circumvent evidence of torture, used to steer a competency exam that protected Judge Ed Smith and attorney DeRaymond.

07/2011 When Judge Smith applied for Federal Judge, they apparently knew Federal Guardian Romberger's 2008 MR patch was not going to pass Presidents Obama's federal judge review. As such removed me as guardian and put in place Lisa Spitale who degraded Emilie to look the mental retard Judge Smith and attorney DeRaymond trafficked her as 2006 by keeping Emilie out of public view vis-a-vis Separation. Judge Smith had expertise in detainee control and containment methods — Emilie was isolated. By 03/14/2012 DOD contractors hacked my website and was tested in Easton PA. Lisa Spitale's guardian appointment was far from conventional and violated law:

7/15/2011 Judge Smith approved attorney Spitale's guardianship petition — replacing me as guardian — after the Northampton County Court of Common Pleas lost jurisdiction to appoint Lisa Spitale:

- (i) 05/27/2011 I revied a court letter from Northampton County Judge Baratta telling me the Northampton County Court of Common Pleas lost jurisdiction in regard to Lisa Spitale's guardianship.
- (ii) Judge Smith not taking NO for answer forwarded his unlawful, personal guardian approval to Judge Baratta. Exhibits 3.7, 3.4

10/12/2011 Judge Baratta was corruptly persuaded by Judge Ed Smith and Federal Judge William Martini to confirm Lisa Spitale as guardian as my federal case was dismissed the next day. Exhibits 3.4, 3.8

10/13/2011 Federal Judge William Martini dismissed my federal claim 10-cv-4868 *Kraemer v. Pennsylvania* with prejudice. Federal Judge Martini a former republican congressman facilitated racketeering in furtherance of republican judge Ed Smith's Federal judge track:

(i) Federal Judge Martini time bared my 2008 evidence of torture (burning with cigarettes) of Judge Ed Smith's trafficking victim prior to a mental competency exam arranged Federal guardian Marcie Romberger. The rigged mental retardation finding from the exam masked Judge Smith's 12/21/2006 federal violation of trafficking Emilie as a mental retard in contradiction and violation of the State Education Appeals Panel Opinion.

(ii) Federal Judge Martini helped Judge Ed Smith again by getting his personal dirty deeds guardian Lisa Spitale appointed by corruptly persuading Judge Baratta approve her guardianship when Judge Baratta knew the court lost jurisdiction on the matter of Lisa Spitale's guardianship.

[06/15/2012 EDPA Judge William J. Martini in a rare rebuke was removed from Paul Bergrin's case for engineering around the United States RICO wittiness tampering and murder claims against Bergrin.]
Exhibit 2.42

BURNING WITH CIGARETTES

03/23/2012 One of Lisa Spitale's first acts as Judge Smith's personal guardian was to petition to remove two weeks of my vacation and use the two weeks Emilie would have been on vacation with me to extort and torture Judge Ed Smith's 2006 trafficking victim (Emilie) while he was being vetted for federal judge. The petition was presented to and approved by Judge Ed Smith. Exhibit 3.10.2

2012 guardian Lisa Spitale used private residences arranged by the School District's community services consultant, Freya Koger of Lehigh Transition Services where cruel, inhuman, degrading treatment was employed to get Emilie to appear the mental retard Judge Smith trafficked her and isolate her during Judge Smith's federal Judge review:

- (1). Burning with cigarettes, stoves, bruises from restraint Exhibit 2.42 p 1, 2, 8, 9, 13, 14, 18, 23
- (2). Electric shock burns 2.42 p 23, 24, 25
- (3). Sexual aggression 2.42 p 4, 5, 6, 7, 10, 14, 15, 17
- (4). Prolonged denial of sufficient hygiene 2.42 p 12

- (5). Deprived Emilie of clean clothing 2.42 p 10, 12, 19, 24
- (6). Denial of medical assistance 2.42 p 16, 17, 18, 19, 20, 21, 22
- (7). Administration of psychotropic drugs in detention 2.42 p 10, 14 | 1.4
- (8). Denied the use of public transportation for detention purposes 2.42 p 5, 6
- (9). Forced grooming 2.42 p

The degrading treatment continued until they had the opportunity to murder victim 1 just after President Obama nominated Judge Smith for federal judge.

08/01/2013 Judge Smith nominated by President Obama for federal judge.

Interstate attempted murder for hire of victims.

A week after Judge Smith was nominated defendants attempted to finalize my daughter's murder.

Exhibit 1.5

11/06/2013 Judge Smith interviewed by the US Senate.

Interstate assault and attempted murder.

The PA defendants collaboration with my NY landlord's construction of a delivery system for used as a (biological/toxin) weapon to pervade my apartment with extreme bird mite infestation causing serious injury and my moving out 11/16/2013. Exhibits 1.11, 1.12, 1.28.

01/16/2014 Judge Smith nominated US Senate for federal judge.

My daughter's sexual assault, torture at private residence.

My daughter was attacked at a private residence the week before 01/16/2014.

01/23/2014 Emilie said the Easton Police were involved resulting in retaliation:

01/24/2014 Emilie had finger print bruises, and burn marks from what looked like an electrode the next day. 01/31/2014 she was hospitalized after telling me a second time.

03/26/2014 Judge Smith appointed federal judge.

Victim (Emilie) was overmedicated until she convulsed causing permeant brain damage.

Emilie's medication went from a monthly 30 tablets/15MG per month to obscene quantiles of 41MG, 31.5MG, 45MG, purchased seemingly randomly, but are actually purchased in connection to my federal court filings. Exhibits 1.4, 4.16.

03/27/2014

Risperidone 0.25/0.5MG | 03/27/2014 | 105 tablets | 41.0 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

SUMMARY DESCRIPTION OF THE EASTON PA TRAFFICKING BUSINESS

Systemic evidence—cherry picking from the normal school population.

408. Easton Special Ed Director John Merlo (an employee of the enterprise) cherry-picked vulnerable students (my daughter Emilie with a violent mother) from the normal school population then steered the student to Transition, Community and Behavioral Health Services. Their abuse business created a larger pool of potential candidates for THS/BHS beyond what nature provided.

2001 Emilie's teacher Ms. McKay said there were students who did NOT belong in her special ed class—in particular, Emilie who got her jokes and laughed when none of the other kids did.

2010 Federal Education Guardian Marcie Romberger stated John Merlo had many normal students in Special Ed classes that did NOT belong there. (This information came after I reported her.)

396. Predatory targeting and partnering with a violent capricious parent

2000 the director of special education John Merlo collaborated with a mother from which a 1999 home study report corroborated egregious child abuse by her: burning with cigarettes, stoves, and locking the child in closets. Abuse the key ingredient for the trafficking business to work by lowering IQ and causing behavioral problems is what Merlo sought and partnered with that parent. The violent parent and the director of Special Ed agreed not to report their resulting injuries used to traffic Emilie to Special-Ed to the father who wanted his daughter to have an education. Allowing for the mutually profitable, criminal business. Merlo was able to steer business to his behavioral / mental retardation consultant. The Mother was able to make false claims for disability Social Security benefits. Exhibits 2.38, 2.39.

397. Organized abuse and methods of disposing trafficking evidence

2000 The result of Merlo's and Mother DeRaymond's agreement was Emilie's sudden manifestation of abuse—wetting herself during school hours at Spring Garden Elementary School. The School Guidance counselor Relane William's was made to erase her notes about Emilie's abuse by the School District and Northampton County closed her Children and Youth Investigation. Exhibits 2.39, 2.11

410. Any evidence of the District's organized injury and terror used to drop I.Q. and cause behavioral problems (cigarette burns, stitches from head injuries, bruises from restraint) were not reported in:

1. The School District Records
2. MH/MR State Medical Audits
3. The Court of Common Pleas documented burn injuries to be self-inflicted *i.e.* "playing with the cat".
4. Local Medical, MH/MR records were utterly fabricated

The RICO enterprise created the appearance of a congenital cognitive issue in a normal student where none existed. 2.42

2000 Emilie's great Uncle Dr. Dee Grover M.D. Head of Child Neurology at Saint Christopher's Hospital for Children provided Emilie with a 2.5 day diagnostic by his team of eight doctors. Emilie had no defects. There was nothing wrong with Emilie from a diagnostic perspective. The RICO enterprise simply ignored this inconvenient information. Exhibit 2.13

414. Federal Guardian Shanon Moore advertised Emilie as a mental retard on FACEBOOK. Lehigh Transition Service Employees posed with her on the cover-page and used her identity to advertise their business. Exhibit 2.50.1

413. Emilie was introduced into the community by Lehigh Transition Service as mentally retarded

effectively imprisoning Emilie out in the open through the School District's "work programs."

415. They prevented Emilie's gainful employment under **the sickening guise of good will** a necessary facet of the healthcare trafficking, slavery and imprisonment business. Exhibit 3.12.1

Defendants encapsulated their victim in circle of fear 24/7/360 and optimized their opportunities for injury at: The School District. With the School District's mental retardation consultant Freya Koger of Lehigh Transition Services. Milestones Community Health who intervened at Emilie's Home. Emilie had zero chance of learning anything. She was conditioned into Low IQ and while the enterprise cultivated behavioral problems.

416. **"You don't decide we decide."** I was told by a lobbyist and union specialist working for Pitta & Giblin LLC in regard to my previous federal law suit SDNY 15-cv-1755: **"You don't decide we decide."** Abusing kids for a buck, via legislature and robbing them of FAPE for trafficking purposes was lobbyist MC's unambiguous position.

03/12/2019 US Attorney Andrew E. Lelling; Joseph R. Bonavolonta, Special Agent in Charge of the FBI, Boston Field Division: "There will not be a separate admissions system for the wealthy," said Andrew E. Lelling, the U.S. Attorney for the District of Massachusetts, in a press conference on Tuesday, **"and there will not be a separate criminal justice system either."**

DETAILED DESCRIPTION OF THE ILLEGAL BUSINESS WITH PARTICULARLY

417. **The direct causal relationship between the alleged injury and the violation of the RICO statute.**

Public officials and private corrupters had a: 1. System of targeting a student from the normal school population. 2. Organize injury to shave I.Q. points (theft of intellectual property) and cause behavioral problems to be able to steer that student to privately held transition service health care—creating business for that industry. 3. A system to minimize any evidence of injury from any official record creating the appearance of a congenital mental issue in a student where none existed to be able to parlay their imposed mental injury into business for transitional and behavior health service contractors without being charged for assault, or substantiated abuse. (i.e., theft of the student's intellectual property (I.Q. points) by inflicting significant or lasting harm).

418. As such a violation of the Hobbs Act's prohibition of actual or attempted robbery or extortion affecting interstate or foreign commerce "in any way or degree."

419. "The extortion offense reaches both the obtaining of property "under color of official right" by public officials and the obtaining of property by private actors with the victim's "consent, induced by wrongful use of actual or threatened force, violence, or fear," including fear of economic harm ." ⁸.
Exhibit 2.4 Exhibit 2.5.1 Exhibit 2.5

⁸ <https://www.justice.gov/jm/criminal-resource-manual-2403-hobbs-act-extortion-force-violence-or-fear>

FACTS SECTION I

John Merlo, The Director Of Special Ed Targeted And Partnered With A Known Violent Parent To Collaborate Injuring Her Child (Emilie). *Facilitating Mutual Disability Benefits for Merlo, The Mother, and Freya Koger Ph.D the District's Transition Services Consultant.*

Agreement to injure: To gain approval for the organized violence needed drop I.Q. into the mental retardation range and cause behavior issues on behalf of transitional / behavioral healthcare clients the Director of Special Ed partnered with a violent parent eager for additional income that could be obtained through Social Security disability benefits. (the mother in this case).

421. **2000** the director of special education John Merlo (the gate keeper between private industry and public school students) facilitated Emilie's in school badgering, and torture by collaborating with Emilie's mother not to report their resulting injures used to traffic her to special-ed. Their agreement circumvented the findings from a **1999** home study report I sued for that corroborated Emilie's abuse by her mother allowing their profitable, criminal business to continue. 2000 their collaborative abuse was so bad Emilie began wetting herself during school hours. The school district's answer to the manifestation was to make Emilie's guidance councilor Ms. Williams erase her notes on the matter. Exhibits 2.10, 2.38

422. [2014 SDNY *Kraemer v. Edelstein* 14-cv-3804 **Exhibit L** contained a reference to my daughter wetting herself during school hours. Those pages were tampered with—making the Doc. unsearchable. Specifically hiding the page that referenced her wetting herself which started 2000. Ed Smith was Amy Fontno's the attorney at the time.]

433. Emilie was insidiously abused, had nowhere to report it and abused worse if she did. Emilie's Mother and sister Zenana have a history of uncharged criminal cruelty to Emilie. 2000 The result of Merlo's and Mother DeRaymond's agreement was Emilie's sudden onset of wetting herself during school hours at Spring Garden Elementary School and regular injuries. The School Nurse confronted the Mother demanded to know what was going on. School Guidance counselor Relane William's was made to erase her notes about Emilie's abuse by the School District and Northampton County closed her Children and Youth Investigation. Exhibit 2.11, 2.39

434. The School Nurse confronted the Mother demanded to know what was going on. Ms. Fontno lied and suggest it was an existing problem. The school nurse was not having any of it and adamant she seen Emilie for over a year —nothing like this ever occurred before. I never saw it before. School Guidance counselor Relane Williams was made to erase her notes about Emilie's abuse by the School District and Northampton County closed Ms. Williams Children and Youth Investigation. Exhibit 2.39 Exhibit 2.31: Transcript on custody-Pages:1933 -1934

2003 My daughter wanted to blow up school because of their insidious abuse. Her teacher Ms. Melinda Mason expelled Emilie and her Barbie dolls for making the comment. This was the first proof of the district using code during class to segregate and terrorize a student my daughter. Exhibit 2.44

2005 I sued the District #5779 05/06 for not educating my daughter and for their insistance she was

mentally retarded (MR317). The District's Special Ed director John Merlo and Emilie's mother skirted around Emilie's continuing manifestation of their abuse (again) by inventing a watch program to remind my daughter "to go" during school hours, masking their abuse *during* educational due process. Exhibits 2.11 2.23

03/23/2006 I won \$200,000 in compensatory education for my daughter. Exhibit 2.23

05/18/2006 the School District lost their appeal #1727 *specifically* on the claim of mental retardation (MR317) The Appeals Panel and the medical diagnostic ruled out a mental retardation diagnosis (MR317) proffered by the mother during due process #5779 05/06—considered then rejected by the ODR Due Process hearing officer. The Appeals Panel supported the hearing officers decisions and awarded Emilie even more comp-ed (\$255,000 total) to make up for the education she lost as an educable person. 2.24

07/26/2006 After the School District lost their State Appeal John Merlo unilaterally inserted Freya Koger Ph.D the District's transition services **consultant for the mentally retarded** into Emilie's IEP and refused to pay what the appeals panel ordered. Exhibits 2.44 2.26

440. Built in mental torture. Merlo/Koger's 07/26/2006 IEP included prompts and non-verbal cues to be used: "during instruction and across all settings" These "prompts" were designed to terrorize Emilie during school. Exhibits 2.44, 2.26

Pavlovian Cued and Contextual Fear Conditioning jargon (Cues and Prompts) were incorporated into Emilie's Individualized Educational Program (IEP). The School District used Cues and Prompts to impose reasonable fear of injury during Emilie's time at school and in her classes— terrorizing Emilie in connection with her class subject matter.

441. They did this by burning Emilie with cigarettes and pairing that pain with Cues and Prompts. These "cues" or "prompts" built into Emilie's IEP were to be used across "ALL educational settings" by her teachers—who would have no idea they were terrorizing Emilie.

The system cultivated within Emilie total fear to learn anything they were teaching her. Emilie was literally terrified to study course curriculum after school. Low IQ and associative behavioral problems were inevitable. The District then made recommendations for Special Ed and their private contractors or consultants (Freya Koger's firm) to get involved. **An illegal business.**

I BEAT THEIR SYSTEM

2010 I got around the school district's indoctrination of fear when it came to learning course curriculum by teaching Emilie Italian over our summer vacation. The lesson circumvented the behavioral furniture put in place by the Easton school district as a foreign language was not part of her syllabus—or daily instruction at school where prompts and non-verbal cues were used. Exhibit 2.49 Exhibit 3.10

EMILIE HAPPY LEARNED WITH EASE. She had access to her full learning potential without fear or impediment. What you're seeing is not someone learning Italian—but someone happily amazed they can learn and with relative ease. Exhibit 2.49

FACTS SECTION II

John Merlo, The Director Of Special Ed's Trafficked Normal Students For Special Ed Placement *i.e.*, Had No Medical Basis For it.

442. Easton Special Ed Director John Merlo cherry picked vulnerable students (my daughter Emilie with a violent mother) from the normal school population then steered the student to Transition, Behavioral Health Services. The RICO's abuse business created a larger pool of potential candidates for BHS beyond what nature provided:

443. 2001 Emilie's teacher Ms. McKay said there were students who did NOT belong in her special ed class—in particular Emilie who got her jokes and laughed when none of the other kids did—and was seeking to transfer her out of the class. "She didn't belong in the class".

444. 2002 The following year Ms. McKay was gone due to irreconcilable differences with the District. Special Ed Director John Merlo transferred the class to a windowless janitorial storage room behind two sets of double steel doors: totally segregated from the class population and had to sit in their own section at lunch.

445. 2010 Federal Education Guardian Marcie Romberger stated John Merlo had many normal kids in Special Ed classes that did NOT belong there. This information came after I reported her to PA Conduct Board.

446. Work programs were used for imprisonment within the community. Virtually guaranteeing discrimination and isolation from normal society—making human trafficking of their target very easy. John Merlo never recognized the fact Emilie was not mentally retarded, and used Dr. Koger's consulting firm to continue to introduce Emilie to local business community as mentally retarded—imprisoning Emilie. Exhibit 3.12.1

SECTION III

2000-2010 Northampton County Court Of Common Pleas Refused To Acknowledge Emilie's Assault, Restraint And Torture: Burning With Cigarettes.

447. **A pattern of organized torture and abuse used to steer business to healthcare was protected by the courts.** The Northampton County Court of Common Pleas and EDPA dismissed all cases of obvious of organized violence to Emilie. The Court was integral to the trafficking enterprise as it minimized the

significance of serious organized injuries used to lower IQ cause behavioral issues to steer business to privately held transitional health care.

2000: *Kraemer v. DeRaymond* | 1990-C-956 | Judge Baratta | Home Comparative Study
Mediation: Emilie suffered cigarette burns, stove burns, bruises, locked in closets by the mother.
My case was relegated to mediation. Exhibit 2.16 Page 5.

449. 2008 is a perfect Federal example of organized torture used to adversely effect a mental competency exam by a federal official: Federal guardian Marci Romberger also a State Educational Hearing Officer She arranged a competency exam and rigged the results: (i) Setting up Emilie's torture prior to the exam —burning her with cigarettes. (ii) withholding her medical diagnosis that proved Emilie could not be mentally retarded from the examiner.

2008: *Kraemer v. DeRaymond* | PF2008-000254 | Judge Moran | 04/16/2008
Dismissed: Cigarette burns—over 15 burns one on each knuckle, arms, legs, that occurred before a mental competency exam arranged by Federal guardian Marcie Romberger. Hearing revealed attorney DeRaymond highly likely was responsible for Emilie's torturous assault. Which makes sense as attorney DeRaymond and Judge Smith would benefit from Romberger's rigged exam due to their 12/21/2006 trafficking of Emilie as a person with MR317. Exhibits 2.17, 2.66, 2.67 P45.

06/07/2008 Electrode burns on Emilie's hand. These were photographed in accordance with the City of NY Chief Medical Examiners Office. Judge Smith returned from Iraq 06/2008. 2.42p.25

08/14/2008 Detective Christopher Miller | Fraud | Case No. C0048PF2008000254. ADA Patricia Broscius abruptly closed Detective Miller's case hiding organized assault and torture of my daughter as such protecting attorney DeRaymond and Judge Ed Smith. Exhibit 2.69.1

2009: *Kraemer v. The Easton Area School District* | 06-cv-3592-TR / Federal Judge Rice / 04/01/2009
Conference only. Re: Cigarette burns, assault of my daughter prior to a competency exam arranged by Federal guardian Romberger. Over 15 burns one on each knuckle, arms, legs—torture before a mental competency exam scheduled by judge Rice's guardian appointee Marcie Romberger. Judge Rice's guardian's each had Emilie assaulted, forwarded fraud, in violation of federal RICO, IDEA law. Federal Judge Rice threatened to say I was “crazy” if I filed a pleading against Ms. Romberger.
Exhibit 2.18 Exhibit 2.68 Exhibit 2.69

454. “A Hobbs Act extortion offense reaches both the obtaining of property “under color of official right” by public officials and the obtaining of property by private actors with the victim's “consent, induced by wrongful use of actual or threatened force, violence, or fear,” including fear of economic harm.”

2010: *Kraemer v. DeRaymond* | 2007-0021 | Judge Koury | 05/17/2010
Dismissed: Cigarette burns, assault of my daughter. Over 15 burns one on each knuckle, arms, legs, and bruises arranged before a mental competency exam scheduled by Federal judge Rice's guardian appointee

Marcie Romberger. Judge Koury did not let in evidence. [Exhibit 2.19](#) [Exhibit 2.56](#) [Exhibit 2.68](#)
[Exhibit 2.69](#)

2010: *Kraemer v. Pennsylvania* | EDPA 10-cv-4868 | Judge Martini | 09/12/2010

Dismissed: Cigarette burns, assault of my daughter. Over 15 burns one on each knuckle, arms, legs, and bruises arranged before a mental competency exam scheduled by Federal judge Rice's guardian appointee Marcie Romberger. Federal Judge Martini incorrectly ruled that I was **time-bared** from raising the issue of organized violence. [Exhibit 2.20](#) P.13 [Exhibit 2.68](#) [Exhibit 2.69](#)

457. Federal law and the State appeals panel ruling #1727 were made irrelevant by attorney DeRaymond, Judge Ed smith and the Court of Common Pleas. Emilie's deliberate injurious extortion continued and got worse when Judge Ed Smith applied for federal judge 07/2011.

458. Attorney DeRaymond's adherence to Italian mob culture, after trafficking my daughter 12/21/2006 (05/2007: Judge Emil Giordano; "did she take his name Ray?" [Exhibit 2.35.1](#)) goes to his likely involvement in my daughter's 2008 assault and torture.

FACTS SECTION IV

2006 The Northampton County Pa Court Of Common Pleas Allowed The Mother's Lawsuit For Total Custody Of Our Daughter Because...I Won Educational Due Process.

i.e., I managed to halt (temporally) the county's human trafficking of my daughter from public school.

02/16/2006 My Due Process win disrupted the human trafficking agreement of my daughter between mother Amy Deraymond, John Merlo, and Freya Koger Ph.D: taking from them their future payday in false claims for mental retardation (MR317) Emilie did not have. To remedy their loss the mother sued me (#1990-C-956) for total custody of our daughter and the \$200,000 comp-ed fund (to spend at her discretion *e.g.*, with RICO business partners) I won for Emilie in the Easton PA Court Of Common Pleas (the enterprise). Ms. DeRaymond did not get total custody. [Exhibit 2.21](#) [Exhibit 2.31](#) Transcript on custody-Pages:1922 -1925.

03/23/2006 I won (ballpark) \$200,000 in compensatory education for my daughter. The School District appealed and lost *specifically* on their claim of mental retardation (MR317). Emilie's pendent placement diagnosis was PDD NOS (very mild atypical (social) autism).

05/18/2006 The PA Appeals Panel #1726 approved Emilie's pendent placement diagnosis as PDD NOS (mild atypical (social) autism) predicated on a 2.5 day diagnostic from Saint Christopher's Hospital for Children conducted by Emilie's great Uncle Dr. Dee Grover M.D. the head of Child Neurology.

462. The PA Appeals Panel and the diagnostic ruled out a mental retardation diagnosis (MR317) proffered by the mother during due process #5779 05/06. It was considered then rejected by the ODR Due Process hearing officer. The Appeals Panel supported the hearing officers decisions and awarded Emilie even more comp-ed (\$255,000 total) to make up for the education she lost as an educable person. [2.34](#), [2.24](#), [2.34.2](#).

463. The RICO enterprise violated 18 U.S.C. § 1951's prohibition of robbery: I.Q. points or Emilie's intellectual property via organized systemic violent extortion affecting interstate commerce: "in any way or degree." Trafficking just one person they way they did it cost the federal government at least \$750,000 2006-2007. Exhibits 2.11.1, 2.23, 2.24

FACTS SECTION V

12/21/2006 Judge Ed Smith, The School District, County MH/MR Simply Ignored The State Appeals Panel Opinion And Trafficked My Daughter As A Mental Retard — Stealing From The United States.

7/26/2006 After losing the Appeal the School District's representative John Merlo unilaterally retained Freya Koger Ph.D a transition / community services consultant with Lehigh Transition Services. Ms. Koger treated Emilie for mental retardation MR317 in violation of the Education Appeals Panel Opinion #1727. Exhibit 2.25, 2.27, 2.24, 2.26.

08/15/2006 The School District refused to pay after losing the State appeal. I sued in Federal court for enforcement. The District counter sued 2:06-cv-03592-TR. Exhibit 2.60

09/25/2006 Freya Koger Ph.D got unlawful approval to bill Medicaid and treat Emilie for MR317 from Northampton County MH/MR.

467. Koger took Emilie off campus while treating Emilie for mental retardation (MR317) Apparently this was the loophole they sought to exploit. The County MH/MR approval of MR317 was trafficking and racketeering violation of the Appeal's ruling and Third Circuit's holding Susquenita School District v. Raelee S., 96 F.3d 78 (3d Cir. 1996). The County MH/MR, Lehigh Transition Service, Milestones Community Health, the mother, and School District were trafficking my daughter through made up documentation and violent extortion. Exhibit's 2.28 2.29 2.33

468. These are **organized crime thugs** openly trafficking Emilie. No official is worried about it, me, or my attorney. Not the State, no one in federal court. (that changes dramatically when Judge Ed Smith applies for federal judge 2011 and provides a clue as to the size of the RICO enterprise)

12/21/2006 Judge Ed Smith trafficked Emilie at the behest of his partner attorney Ray DeRaymond's *emergency* petition in violation of the 05/18/2006 State's Educational Appeals Panel ruling #1727. The petition recommended that (i) Emilie have a mental defect: MR317. (ii) That Freya Koger treat her for MR317 and (iii) a guardian be appointed.

12/21/2006 forward Judge Ed Smith, Attorney DeRaymond, Amy DeRaymond, Freya Koger, The Northampton County Court of Common Pleas, MH/MR, and the School District knowingly and egregiously human trafficked Emilie through fraud, innuendo and abuse. Exhibit 2.34.2

470. Director of Special Ed John Merlo's actual discrimination was in inventing a mental retardation

disability in the first place, partnering with the mother to create the appearance of disability through extortive racketeering comprised of cruel, inhuman, degrading treatment, innuendo, segregation, and then fighting to keep his payday for it in connection to steering business to Freya Koger Ph.D's community-involvement consulting practice after he lost his state appeal. Exhibits 2.24, 2.28.

They Segregated, and Pummeled Emilie out of Society. They made her sit a separate table for lunch, dressed her up like a retard, prolonged denial of sufficient hygiene (coordinated with the mother), denied medical assistance, burned with cigarettes. They invented and contrived the appearance of a disabled person. Emilie was deprived of FAPE and hustled into slavery. It was extremely obvious, gross, criminal, human trafficking. These are ALL international war crime violations—except in Pennsylvania, then it's just a domestic issue the American people should just ignore it.

472. The mother, Amy DeRaymond, as part of her deal with John Merlo was able to make false claims for Social Security disability after MH/MR processed MR317 on 09/25/2006. And, get her father law partner Judge Ed Smith to approve MR317 as part of her 12/21/2006 petition: Exhibit 2.34

FACTS SECTION VI

01/05/2007 Attorney Ray DeRaymond, Judge Ed Smith, JUDGE GIRODANO Embezzled My Daughter's Comp Ed Fund And Human Trafficked Her.

473. **12/21/2006 emergency petition for guardianship.** | Judge Ed Smith trafficked Emilie at the behest of his partner attorney Ray DeRaymond's emergency petition which was in violation and total contradiction of the 05/18/2006 State's Educational Appeals Panel ruling #1727. The petition recommended that (i) Emilie have a mental defect: MR317. (ii) That Freya Koger treat Emilie for MR317 and (iii) a guardian be appointed. Exhibits 2.34, 2.24, 2.33

474. **01/05/2007 | No. 1990-C-956 | Emergency hearing.** Attorney DeRaymond presented Dr. Smock's diagnosis of MR317 as proof of Emilie's mental defect to Judge Giordano which the:

1. Education Due Process Hearing Officer #5779 05/06 LS ruled out: Exhibit 2.36
2. The PA State Education Appeals Panel #1727 ruled out: Exhibit 2.36
3. Was medically impossible as per Emilie's diagnostic from Saint Christopher's Hospital for Children. Exhibit 2.35 p.3
4. My Education attorney Liz Kapo was told to shut up by Judge Giordano when she tried to argue.

01/05/2007 | No. 1990-C-956 | Attorney DeRaymond presented Dr. Smock's document (Exhibit 2.36) rejected by the State Education Appeals Panel as "proof" of Emilie's mental defect. It was approved by Judge Giordano in violation of federal law. The Federal and State government's payment of over \$255,000 for Emilie being deprived of FAPE and LRE and (ballpark) \$400,000 in attorneys fees was instantly embezzled by the Court of Common Pleas, attorney Ray DeRaymond, Judge Ed Smith, and Judge Giordano. Exhibit 2.35 Exhibit 2.37

476. During the 01/05/2007 hearing my educational expert attorney Elizabeth Kapo was told not to speak by Judge Giordano and threatened by attorney DeRaymond prior to the hearing. The *very* hostile tone used

by Judge Giordano toward Ms. Kapo is not reflected in the transcript. Exhibit 2.35

477. Afterward Emilie's mother Amy DeRaymond filed false claims for Social Security disability benefits predicated on the bogus MR317 diagnosis approved by Judge Ed Smith and Judge Giordano.

The federal government released income for two entirely conflicting purposes:

(i) \$650,000+ For an individual with no congenital disabilities as supported by a medical diagnostic, ordered by the Appeals Panel, and accepted to college after graduation.

(ii) \$2,000+ A month in Social Security disability benefits for a congenital Mental Retardation (317) diagnosis specifically ruled out by the PA State Appeals Panel and by medical diagnostic.

480. Attorney Ray DeRaymond, Judge Ed Smith, Judge Girodano embezzled the federal governments money, opened the door to more government theft via false claims for Social Security, Medicaid payments to Freya Koger Ph.D (the School District's consultant), Milestone's Community Services for their treatment of MR317. Emilie was human trafficked by them.

FACTS SECTION VII

2007-2009 Serious Injures and Traumas Used For Extortive Trafficking Were Not Recorded in State Medical Audits.

481. They needed organized injury to lower I.Q. to be able to steer business and could not have that showing up in state audits—so I'm never invited to the audits—*only* the parent participating (the mother) in the fraud/trafficking was.

482. 2007 PA State medical audits conducted by Hugh S. Smith Ph.D & Associates (2007 2009) arranged by Northampton County MH/MR — Erased all history of violence to Emilie — creating the false appearance of an internal or congenital issue when in fact Emilie's psychological harm was imposed via deliberate violence they sought to hide from the medical audits including:

- (a) Traumas (b) **Back of head injuries that needed stitches** (ER)
- (c) Official reports of abuse (Court (Roberman) Home Study report) Exhibit 2.38
- (d) Documented Burns, Cigarettes, Stoves, and Bruises from restraint.

483. MH/MR accomplished this fraud by not inviting the parent (myself) who kept track of Emilie's injuries and partnering with the violent parent. (Emilie's mother Amy DeRaymond).

02/15/2006 DR. REGINA SMOCK FRAUD

"There were NO reports for any history of physical or sexual abuse; neglect, traumas, significant medical problems or losses."

Exhibit 2.36 PROOF OF FRUAD

Exhibit 2.38 02/03/1999 | Docket 1990-C-956 | Attorney Roberman Home study report.

Exhibit 2.10 2000 Attorney Pepper. Mother and District agreed not to report injures to me. e.

- Exhibit 2.38 Back of head injuries that needed stitches (ER) NOT in report.
Exhibit 2.42 2012 Continuation of identical injures cited from 1999 Roberman home study report.

08/08/2007 HUGH S. SMITH PH.D & ASSOCIATES STATE MEDICAL AUDIT FRAUD
“There is NO noted domestic violence, physical emotional or sexual abuse toward Emilie.”

- Exhibit 2.48 PROOF OF FRUAD
Exhibit 2.10 2000 Attorney Pepper. Mother and District agreed not to report injures to me.
Exhibit 2.11 2000 Palmer Elementary. Manifestations of sexual abuse. District erased notes.
Exhibit 2.42 2012 Continuation of identical injures cited from 1999 Roberman home study report.

04/23/2009 HUGH S. SMITH PH.D & ASSOCIATES STATE MEDICAL AUDIT FRAUD
“A history domestic abuse or physical or sexual abuse toward Emilie was alleged by Mr. Kraemer against Mrs. Fontno (DeRaymond); however was unfounded.”

- Exhibit 2.48.2 PROOF OF FRUAD
Exhibit 2.49 Easton Police reports of violence at home 2008, 2009
Exhibit 2.68 03/2008 Emilie suffered over 15 cigarette burns prior to a competency exam.
Exhibit 2.51 08/2008 Dr. Hess: Emilie’s Mother was a “trigger” for Emilie’s problem behaviors.
Exhibit 2.42 1999 Roberman home study report abuse was more random. Mother, violent bi-polar.
2000 torture organized as means to business end — the mother was trained through the enterprise.

FACTS SECTION VIII

2006 - 2010 Programming Fear (extortion) Into Not Learning School Course Material

487. **07/26/2006** After the School District lost their appeal unilaterally inserted Freya Koger Ph.D the District’s transition services **consultant for the mentally retarded** into Emilie’s IEP and refused to pay the appeals panel order for compensatory education.

The School District Cues and Prompts Pavlovian cued and contextual fear conditioning jargon. They written into Emilie’s IEP by the Easton Area School District Director of Special Ed John Merlo. They used proximity tapping, prompts and cues **“during instruction and across all settings”** to impose reasonable fear of injury during Emilie’s time at school and in her classes— terrorizing Emilie in connection with her class subject matter. Exhibit 2.43 IEP p.44. Exhibits 2.25, 2.26

488. They did this by burning Emilie with cigarettes and pairing that pain with Cues and Prompts. These “cues” or “prompts” Her teachers—who would have no idea they were terrorizing Emilie.
Exhibit 2.43 IEP p.44. Exhibit 2.69 2.44, 1.27, 2.68

489. The end result of that was Emilie hiding in bathrooms in school, wanting to “blow up the school” (Linda Masons class) and excusing herself from class frequently. They were using “prompts” prior to 07/26/2006. Well documented in the Educational Due Process transcripts 5779 05/06 LS

Exhibit 2.25

490. The system cultivated within Emilie total fear to learn anything they were teaching her. Emilie was literally terrified to study course curriculum after school. Low IQ and associative behavioral problems were inevitable. The District then made recommendations for Special Ed and their private contractors or consultants to get involved. **An illegal business.** Exhibits 2.45, 2.44

“It is important to establish the elements of the test to which the animal may respond. If, in a given environment you deliver a shock (US) to the feet of a rat or mouse at the termination of an audible sound cue (CS), the animal will learn that the testing environment (context) is unpleasant. The animal will also learn that when the auditory CUE is presented there will be a shock in the near future. If this pairing is repeated, the animal’s learning will be stronger, and when the animal is returned to the conditioning context, will not only **freeze** to the context but also to the **audible cue**. **Freezing to this auditory cue** will not be specific to the conditioning environment and can also be observed in response to the cue in a totally new environment.” <http://www.ncbi.nlm.nih.gov/books/NBK5223>

492. There is evidence they were using cued and contextual fear conditioning since the Seventh Grade by according to Melinda Mason’s testimony. It shows up in writing 2006. Exhibit 2.44

493. Emilie’s extortive conditioning resulted in having an adverse reaction to syllabus material: Compare Lehigh Transition Services 2013 report: “Given a preferred and appropriate third grade reading material.”

Programming Extortion and Fear Into Home Life

2007 Milestones Community Healthcare. Emilie was surrounded with mentally painful stimuli 24/7/360. Each of her agitators were trained to use 'nonverbal cueing and prompts'.

This included training the guardian Lisa Spitale, Emilie’s mother—a violent parent—how to use it:

498. “How will skills be transferred to client, family, caretaker, natural community support etc.? BSC will model and discuss interventions with family. When appropriate, staff will begin to transfer skills across settings by prompting family through the interventions.” Exhibit 2.50 Page 9.

499. “Progress attained by client during past treatment cycle: (use measurable data) Emilie is able to share, work cooperatively, and play fair for over 15 minutes 1:1, but needs to-practice skills with siblings and/or peers to encourage generalization of the skills. Progress attained by family member during this past treatment cycle: (use measurable data) Mom practices social skills with Emilie and new activities are being explored where Emilie will be able to utilize the skills in a more natural context with peers.”

Milestones Community Services Risk Assessment Sections:

Utterly made garbage used to isolate Emilie from public contact for extortion and trafficking purposes

- (i) **Rough with pets:** Excuse for cigarette burns
- (ii) **Making noises acting out physically:** Excuse for attacking her at private residences.
- (iii) **Running into the Street:** Excuse for isolation denial of public transportation
- (iv) **Call names, idiots:** These were sadistic criminals. Calling them anything was normal.

Exhibit Ei 09-25-2006

Exhibit Eiii 05-21-2007

Exhibit Eiv 09-06-2007

Exhibit Ev 01-14-2008

Milestones taught Emilie to cooperate with people and family extremely abusive to her.

Dr. Richard Hess 08/06/2008

“The basis for identifying your (Emilie’s mother) presence as a **trigger** was staff reports during structured interview. In reviewing my notes, it sounds like your presence was identified as the trigger, not anything you “did”. Staff reported that when you were present, there was an increased likelihood that Emilie would engage in problem behaviors. Therefore, it sounds like you have already addressed the triggers by reducing the frequency and duration of times you and Emilie are in the same area of the building.”

Exhibit 2.51

502. Dr. Richard Hess was retained by Federal educational guardian Marcie Romberger. His recommend treatment was removing Ms. DeRaymond's from contact with Emilie. This was ignored by guardians Marcie Romberger, Lisa Spitale, and Shannon Moore, and the Court. I had no knowledge of Milestones involvement and training of nonverbal cueing and prompts in the home environment until I threatened to subpoena their healthcare records in 2009. Exhibits 2.51, 2.28.1 p9.

I BEAT THEIR SYSTEM

2010 Summer Vacation. I got around the school district’s indoctrination of fear when it came to learning course curriculum by teaching Emilie Italian over our 4 week summer vacation. The lesson circumvented the behavioral furniture put in place by the Easton school district as a foreign language was not part of her syllabus—or daily instruction at school where prompts and non-verbal cues were used.

Exhibits 2.49, 3.10

EMILIE HAPPY LEARNED WITH EASE. She had access to her full learning potential without fear or impediment. What you're seeing is not someone learning Italian—but someone happily amazed they can learn and with relative ease. <https://youtu.be/Zsle75gwRDs>

03/23/2012 One of guardian Lisa Spitale’s first official acts was to get Judge Ed Smith to approve her Petition for Special Relief No. 2007- OC. 0021. It took two weeks of my summer vacation away with Emilie. That time was used to have Emilie tortured—**burned with cigarettes**—at a private residence 45 miles from the Lehigh Transition Services where Emilie was supposed to be—during the time she would have been on vacation with me. Freya Koger was the Director of Lehigh Transition Services and the Easton School District’s consultant for mental retardation. Exhibit 3.10

03/23/2012 the RICO enterprise, Judge Ed Smith made sure that my opportunity to educate Emilie would never happen again as Judge Ed Smith signed off on Emilie’s trafficking 12/21/2006 fraudulently approving treatment for mental retardation (MR317) and just applied for Federal Judge. The RICO

enterprise was ruthless.

FACTS SECTION IX

2006-2014 Use Of Non-Verbal Prompts And Cues In Court To Induce The Trafficking Victim
NOT To Testify In Her Best Interest

503. Nonverbal cueing was used to witness tamper Emilie during Northampton County Court of Common Pleas Hearings. Milestones Community Healthcare trained Lisa Spitale and Amy DeRaymond how to use non-verbal cueing and used it during court proceedings. (*i.e.* my daughter testified as she was told to testify). Exhibit 2.51

504. My daughter was required to sit with guardian Lisa Spitale—who was assaulting Emilie in her home and the mother (“the proven trigger”)—for her Northampton County Court of Common Pleas hearings and was interviewed by Lisa Spitale during those hearings.

505. Each of these following judge’s understood they were trafficking a victim through an illegal business that required injury and fear and contributed to that business by minimizing evidence of brutal systematic abuse. They also relied on the plaintiff’s attorneys fear of retribution:

<u>Exhibit 2.35</u>	2007	Judge Giordano	1990-C-956 2007-0021	Racketeering
<u>Exhibit 2.66</u>	04/16/2008	Judge Moran	C0048PF20080254	Racketeering
<u>Exhibit 2.56</u>	05/17/2010	Judge Koury	2007-0021	Racketeering
<u>Exhibit 2.57</u>	02/11/2011	Judge Beltrami	2007-0021	Racketeering
<u>Exhibit 2.58</u>	02/06/2015	Judge Zeto	PFA C0048PF-2014-000815	Racketeering

FACTS SECTION X

2008 Federal Educational Guardian’s Use of Torture To Steer Emilie’s Mental Competency Exam.

506. This section goes to prove education experts including Federal guardians knew exactly how to alter competency exams and used torture before hand to drop IQ points and steer business to transitional - behavioral services firms. Those who’s duty it was to protect students understood very well how to get around PA legislatures child abuse laws to drive business out of self and State interests in health care.

08/15/2006 06-cv-3644-GP I was sued by John Merlo representing the Easton Area School District in federal court after they refused to pay the Appeals Panel ruling for denying Emilie FAPE.

02/14/2007 (on or about) | 06-cv-3592-GP | Federal Judge Pratter patted me on the arm and said: “do you really think Emilie’s mother abused Emilie” I obviously did and it **was well documented** that I did and that she did it. The mother SEVERELY, CRIMINALLY abused Emilie. It is what I said waking in there. There was a consistent hustle by judges, officials, health-care to try to con me into believing restraining, while burning with cigarettes was some kind of flimsy issue. 2.38, 2.60.

509. In exchange for being coerced off my abuse claim by Federal Judge Pratter for “**being smart**” and

“**getting this far**” I received Federal Judge Pratter’s proclamation of cheerleading outfits if Emilie wanted them memorialized **out loud** so no one would be confused about the level of normal inclusion (LRE) that was to be implemented for Emilie. This was instantly ignored by the defendants and Judge Pratter.

10/09/2007 | EDPA 06-cv-3592-TR I agreed to Marcie Romberger as my daughter’s Federal Educational Guardian. Northampton County Court of Common Pleas was unmanageable, it was a RICO enterprise. Exhibit 2.60

.....
12/03/2007 (2.60.1) Ms. Romberger’s first act as federal guardian was to engage in malfeasance. We were not even out of the EDPA court yet. Settlement was not signed until 12/15/2007. Mr. Romberger faxed me MH/MR documentation used to illegally treat Emilie for MR317 (in conflict with the Appeals Panel Ruling and Emilie’s medical diagnostic) from Amy Fontno DeRaymond. Ms. Romberger: **“didn’t know the purpose of the MH/MR evaluation.”** It was illegal. It was fraud. It was malpractice. It was trafficking. Romberger’s job was to shut it down. She knew my position. She knew what the appeals panel ruled. And she knew the Easton RICO enterprise circumvented federal law. Resulting in the following racketeering excursion by Romberger, attorney DeRaymond and Judge Smith. Exhibit 2.60.2

02/2008 Federal Educational Guardian Marcie Romberger instead of doing her job helped Judge Ed Smith, attorney DeRaymond, skirt their 12/21/2006 illegal authorization and trafficking of my daughter in violation of the 5/18/2006 Appeals Panel Order #1726

.....
03/2008 Federal Guardian Marcie Romberger arranged a baseless competency exam for Emilie with Dr. Richard Hess. The State Appellate already confirmed Emilie’s pendent placement diagnosis PDD NOS needed for comprehensive educational funds to be released. Romberger already had access to funds predicated on that decision.

Four key conspiratorial things happen:

1. Federal Guardian Romberger withheld Emilie medical diagnostic proving Emilie could not be mentally retarded from the examiner Dr. Richard Hess.
2. Emilie was tortured prior to the competency exam—burned with cigarettes. Testimony from the PFA I filed provides attorney DeRaymond, Emilie’s grandfather as the person who assaulted her.
3. Thus skewing the exam results from a reluctant Emilie. Attorney DeRaymond and Judge Ed Smith were responsible for making false medical claims and trafficking my daughter 12/21/2006 as a mental retard. It appears Ms. Romberger is helping them.
4. It concretely established a pattern of using fear, and torture as a means to steer competency exams such as Wechsler IQ testing by a public official. In this case a Federal guardian Romberger who was also a PA State educational hearing officer. To wit:

03/10/2008 - 03/14/2008 Emilie was assaulted: burned with cigarettes. Emilie was assaulted prior to Federal guardian Romberger’s mental competency exam with Dr. Richard Hess. Burned at least 15 times. Emilie has bruises on her arms from restraint. Exhibit 2.69 pages 5, 6, 7.

03/10/2008 - 03/14/2008 Emilie walked through school with serious, bleeding open wounds from cigarette burns visible on her knuckles and arms. Because of John Merlo, Director of Special Ed's agreement with Emilie's mother Amy DeRaymond they did not to report Emilie's injuries to me. No one reported it to me or said anything to me when I picked up my daughter 03/14/2008 for weekend visitation.

.....
03/15/2008 Dr. Richard Hess's report: "it is recommended that the IEP team also consider her eligible for procedural safeguards as a student with **mental retardation**" Exhibit 2.63.1

.....
03/15/2008 I see Emilie burn injures first seen over visitation weekend. Picking her up Friday 03/14.
03/26/2008 I returned Emilie from out first spring break vacation.

.....
03/26/2008 Judge Griodano was presiding judge on the miscellaneous Judge listing. Judge Griodano, attorney DeRaymond and Judge Smith trafficked Emilie 2007. I waited for Chief Judge McFadden

.....
04/03/2008 I filed **Protection From Abuse for Emilie (PFA) C0048PF20080254**

I waited for Chief Judge McFadden to appear in the miscellaneous Judge listing: file a PFA Exhibits 2.66, 2.67

.....
04/04/2008 After bypassing Attorney Ray DeRaymond's trafficking partner— Judge Griodano— attorney DeRaymond cornered Judge McFadden in the court parking lot and demanded his own hearing. Judge McFadden refused. This as according to my attorney Abele Iacobelli.

Attorney DeRaymond had a history of getting his "own hearings" at the Court according to attorneys I retained from Northampton County: attorneys Richard Shiroff, Abele Iacobelli.
Attorney DeRaymond attempted to gain an *ex parte* audience Hearing Officer Linda Stengel Educational Due Process ODR # 5779 05/06 The hearing officer circulated an email about Mr. DeRaymond's attempt.

05/17/2010 *Kraemer v. Fontno* 2007-0021 in front of Judge Koury. My attorney Ms. Lucas from Philadelphia called the Court of Common pleas Amy DeRaymond's "personal court house" simply by her observation of the proceeding, its unorthodox manner, surprise guardian, and resistance to receiving evidence against Ms. Fontno/DeRaymond—including testimony from the Chief Medical examiner's office.

.....
04/11/2008 Dr. L. Felderman Dermatologist M.D. I Diagnosis: Cigarette burns.

I told Dr. Felderman my daughter said she was bit by a cat. Dr. Felderman laughed at me and wanted to know who was burning Emilie with cigarettes at school. And what was her mother doing about it?
Exhibit 2.68

Chief Medical Examiners Office Dr. Lara B. Goldfeder M.D. coached me through documenting Emilie's repetitive burn injuries.

1. Dr. Felderman was one of New York Magazines Top Ten Dermatologists. 2.68
2. The other MD I sought for advice was the City of New York's Chief Medical Examiner's office. Their office gave me advise on documenting the burn injuries and was available to testify 2010.

.....
04/16/2008 C0048PF20080254 Attorney DeRaymond, the Emilie's Grandfather was a surprise Attorney.

I learn during the PFA hearing I filed attorney DeRaymond, the grandfather was highly likely responsible for Emilie's assault. Attorney DeRaymond characterized Emilie's third degree cigarette burns as:

1. "SPURIOUS" 2.67 p.45
2. "A LITTLE BITE THAT CAME UP ON THE CHILD" 2.67 p.45
3. BLAMED EMILIE FOR DOING IT: "TO HERSELF TO HERSELF" 2.67 p. 41-42

Attorney DeRaymond's testimony, Emilie's grandfather, provides he was responsible for his granddaughter's many burn injuries. Exhibits 2.67, 2.42, 2.68, 2.69

.....
04/16/2008 C0048PF20080254 Judge Moran made light of Emilie's injures.

1. He saw photos of numerous, obvious cigarette burns and asked about cat bites.
2. Attempted to characterize the event as a domestic issues between parents. This was a common ploy by the RICO enterprise to characterize their trafficking as parents disagreeing.
3. Judge Moran tampered with the wittiness to answer in the direction the illegal trafficking business needed.
4. Attempted to impose sanctions at attorney DeRaymonds request for taking Emilie to doctors outside of Northampton County and to a different state.

It was vital for the Court of Common Pleas (part of the RICO enterprise) to minimize evidence of organized violence used to traffic a normal public school student to privately held community services businesses to work. Otherwise the victims I.Q. drop and behavior in retrospect would appear to be normal reaction if organized violence were recognized in court. The enterprise cannot let that happen and it never does. Exhibits x1 p 40/44, 2.5 p45, 2.67, 2.17

.....
06/2008 electrode burns on Emilie's hand. Judge Smith retuned from Iraq 06/2008.

These were photographed in accordance with the City of NY Chief Medical Examiners Office. 2.42 p.25

.....
08/14/2008 Detective Christopher Miller | Fraud | Case No. C0048PF2008000254. DA Patricia Broscius abruptly closed Detective Miller's case hiding organized assault and torture of my daughter as such protecting attorney DeRaymond and Judge Ed Smith. Exhibit 2.69.1

04/01/2009 | 06-cv-03592 | Judge Rice refused to hear anything about Emilie's maltreatment facilitated by his federal guardians—stating his court was the wrong venue. Which was true as his venues primary function was appointing thugs to assault the defenseless and abusing them in ways that violated international war crime law. That's not intended to be a wise crack—it's accurate. Every federal guardian Judge Rice appointed was a brutal racketeer collectively participating in: torture, attempted murder, and maiming of my daughter. Exhibit 2.18

FACTS SECTION XI

2010 Federal Education Guardian Marcie Romberger's Quid-Pro-Quo Payout.

03/13/2010 I emailed Federal Guardian Marcie Romberger that Emilie was accepted to Community College. All of Emilie's college applications used Emilie's school IEP's and grades. The colleges were eager to have Emilie. Exhibits 2.70.1, 2.72, 2.73.

03/16/2010 Ms. Romberger recused herself from guardianship due a "conflict of interest" three days after my 03/13/2010 email confirming my daughter's acceptance to colleges. Romberger's husband (quid pro quo) went to work for Sweet Stevens, Katz & Williams LLP the Easton School District's law firm. 03/2008 Marcie Romberger attempted to racketeer medical fraud producing false results by arranging the torture of my daughter that duplicated Judge Smith's 12/21/2006 trafficking of Emilie via a false claim of Mental Retardation 317 on Amy DeRaymond's behalf. Ms. Romberger tied up Emilie's \$255,000 in compensatory educational funds until Emilie's graduation 2010 and steered them to the School District's transition services consultant Freya Koger. Exhibit 03/13/2010

533. The recusal was an attached Word doc. It was created 03/16/2010 and backdated to 03/11/2010. See metadata: Exhibit 2.71

534. Ms. Romberger allowed for the violent extortion of my daughter and received reciprocal benefits as a result. Exhibit 2.70, 2.72, 2.73.

05/17/2010 *Kraemer v. DeRaymond* | 2007-0021 | Judge Koury **Dismissed:** obvious organized violence to Emilie cigarette burns—over 15 burns one on each knuckle, arms, legs, that occurred before a mental competency exam arranged by Federal guardian Marcie Romberger. Judge Koury did not let in evidence or an M.D. from the NYC Chief Medical Examiners Office. Exhibits 2.69, 2.19.

536. The District/County business relied on violence to lower I.Q. (steal I.Q. points) and cause behavior problems to result in a payday of government benefits. (i.e., extorting the student's intellectual property through violence and fear). Any evidence of organized injury therefore always had to be minimized, or erased from any record—which it was. Marcie Romberger knew this better than anyone and used it to help herself, judge Smith and attorney Ray DeRaymond. 03/2008 Emilie walked through Easton High School with burned bleeding wounds on her arms and knuckles and no one called me as per John Merlo and Amy DeRaymond agreement not to contact me about Emilie's injuries.

FACTS SECTION XII

2010 Interstate Extortion By Northampton County Domestic Relations To Pay For The Enterprise's Deliberate Mental Injury of My Daughter.

06/17/2010 My child support was terminated after my daughter's graduation. Exhibit 2.75

07/16/2010 PA ID 620001448 | Northampton County Domestic Relations began interstate extortion for "disability support" payments. They were demanding interstate payment with no reason cited as they were processing claims for mental retardation (MR317) in violation of the 05/18/2006 appeals panel order. The State Appeals Panel #1727 specifically ruled out MR317. Exhibit 2.33 Exhibit 2.75 Exhibit 2.76

537. I refused to pay Domestic Relations invented disability support demand # PACSES 620001448 Emilie was accepted to College (03/16/2010). Federal guardian Shanon Moore ignored her acceptance, the state appeals panel order and trafficked Emilie to the Easton PA School District's transition services mental retardation consultant Freya Koger Ph.D. My refusing to pay Northampton County Court of Common Pleas extortion and trafficking of my daughter resulted in interstate threats of arrest and economic harm for non-pay in violation of the 14th Amendments excessive fines clause. Exhibit 2.80 Exhibit 2.27

8/17/2010 I sent a letter to Federal Educational Guardian Shanon Moore protesting her trafficking my daughter to Dr. Koger's Lehigh Transition Services mental retardation program instead of attending an accredited college or seeking another college for her. Exhibit 2.78

08/27/2010 Lehigh Transition Services was paid to treat Emilie for MR317 with Emilie's federally protected Comp-Ed money in contradiction and violation of the State's appeals panel ruling #1727. Exhibit 2.78.1

540. Emilie's \$255,000 federally protected comp-ed money was earmarked for post secondary school. Dr. Koger's firm was later used (2011 - 2014) to severely injure and human traffic my daughter while judge Ed Smith who approved the MR317 treatment in violation of the appeals panel order was vetted for federal judge. Exhibit 2.42

541. My allegation of trafficking has a common connection to a 08/07/2013 compliant by PA's Education Law Center's regarding the Pennsylvania Department of Education ongoing violations of Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act, and the Civil Rights Act of 1964. The study was done on behalf of students with disabilities and African American students. Exhibit 2.74

542. Law Center's compliant points to a disproportionate number of African American students being moved to Alternate Education for Disruptive Youth programs along side of students with disabilities. What is not in the Law Center's compliant is **State endorsed facilitation in creating "disruptive behavior"** (racketeering) via the type of violent extortion that resulted in my daughter's disruptive

behaviors and trafficking to transition services by: Federal, State and Education officials.

543. My complaint provides evidence of the various methods used to cause disruptive youth. Supporting the findings in the Education Law Centers complaint. As such provides indication of larger enterprise beyond EASTON PA as one might suspect given the number of federal, and state officials involved in my complaint.

03/07/2019 DC Circuit 18-cv-46861 *Council Of Parent Attorneys And Advocates, Inc., V. Elizabeth (Betsy) DeVos, Secretary Of Education* | Federal Judge Tanya S. Chutkan ruled DeVos illegally delayed an Obama-era rule that required states to address racial disparities in special education programs and called the delay of the special education rule "arbitrary and capricious." The Obama rule: "to publish guidance to help schools to prevent racial discrimination in the identification of children as children with disabilities, **including over-identification of disabilities by race.**" Exhibit 2.22

544. 2013 The enterprises reaction to my using Education Law Center's data in a brief I made public was to have African American's suddenly accost me in New York and give some impression not at all reflected in my normal activity or disposition. Exhibit 2.47

FACTS SECTION XIII

2010 | 10-cv-4868 Federal Judge Martini's Order was Improper Consistent with his Management of *U.S. v. Paul Bergrin*

09/21/2010 | 10-cv-4868 | *Kraemer v. Pennsylvania*. | Doc. 122 /P13. | Federal Judge William Martini improperly imposed a time bar (Exhibit 2.83) against my evidence of organized assault, torture facilitated by federal educational guardian Marcie Romberger, Ray DeRaymond, Amy Fontno DeRaymond and then dismissed my case with prejudice barring any appeal. His strange order reveled a pattern. 2012 Judge Martini was found to be personally resistant to recognizing extortive racketeering as part of an enterprise.

06/15/2012 *US v. Paul Bergrin, No. 13-3934 (3d Cir. 2014)*: Third Circuit Judge Jordan "It is not a court's prerogative to construct a detour around RICO simply because the court (Judge Martini) is uncomfortable with how that statute may significantly alter the way trials are conducted in cases that involve racketeering acts committed by members of an enterprise."

557. Judge Martini's issue with former U.S. Attorney *Paul Bergrin*, is analogous to how he dealt my daughter's case of racketeering and extortion. Paul Bergrin, a former Federal Prosecutor was charged with Murder-for-Hire, witness tampering and running illegal prostitution:

558. "Bergrin had taken control of one of Manhattan's ritziest escort services and started bringing a steady stream of **cops, lawyers, and even a prison official** to the brothel's Worth Street headquarters, where the samples were free. He made it his business to defend cops who got themselves in trouble and did work for the PBA". **"That buys a lot of loyalty"**

559. goes to a pattern in the EDPA, it's officers of the court protecting and facilitating trafficking as evidenced by Judge Rice's federal guardians: Marcie Romberger, Shanon Moore, Lisa Spitale.

FACTS SECTION XIV

2011 The defendant's *increased* their extortive injuries of my daughter while Judge Smith was vetted.

560. The crux, was Judge Ed Smith trafficking my daughter 12/21/2006 as a mental retard (MR317) who was obviously not mentally retarded. good looking, articulate, no genetic predisposition to MR including fragile ex and an Appeals Panel Order #1727 that rejected the School Districts and Mother's position that Emilie was mentally retarded.

What defendants did starting 2012 after I was abruptly pulled as guardian and those duties handed over to Easton PA attorney Lisa Spitale was to mask their human trafficking of Emilie while Judge Ed Smith was being vetted by the FBI and President Obama. That appears to be the only two entities the defendant's were concerned with as they attempted to finalize my daughter's attempted murder one week after receiving President Obama's 08/01/2013 nomination *i.e.*, they lied to the FBI and the President.

What they did to mask their human trafficking was alter my daughter's appearance to appear to be the mental retard they trafficked her as and isolate her from the public. **They disfigured her with disease, pharmacology, and torture.** Anyone looking at my daughter's photos after these animals got a hold of her can easily see a sick, depraved mentally at work. Exhibit 2.42

Judge Ed Smith was part of DOD IRAQ Task Force 134 charged with detainee command, control, interrogations and ensuring due process. His expertise in this area is apparent. 2012 they isolated Emilie to get their dirty business done chilling the speech of Judge Smith's trafficking victim (my daughter) while he was vetted by FBI. Defendants used the equivalent of "black sites" *e.g.*, private residences arranged by the School District's community services consultant, Freya Koger) where cruel, inhuman, degrading treatment was used: **1.** Burning with cigarettes **2.** Electric shock burns **3.** Sexual aggression **4.** Prolonged denial of sufficient hygiene (coordinated with the mother) **5.** Denial of medical assistance (coordinated with the mother) **7.** Administration of drugs in detention **8.** Denied the use of public transportation for isolation and detention purposes **9.** Forced grooming **10.** Denial of privacy (Koger's people—strangers—let themselves into Emilie's home watched her change in her bedroom) **11.** Emilie relegated to infested surroundings via human trafficking and her bedroom which was cordoned off from the rest of the home **12.** 2013 Hyper-infestation (Norwegian Scabies) cultivated to attempt Emilie's murder 8/7/2013 when they no longer needed her—a week after Judge Ed Smith was nominated by President Obama (1.5, 1.5.1) **13.** 2014 Over administration of drugs in detention causing permanent brain damage, and physical disfigurement 03/27/2014 the day after Judge Smith was appointed a federal judge (1.4, 4.16). **14.** Use of severe pain or suffering to obtain false confessions during court testimony: 2010, 2011, 2014, 2015. Exhibits 2.6 p.30., 2.42, 2.86

562. The aforementioned are criminal violations as per:

2012 United Nations Article 16, Special Rapporteur on Torture. (III B health care settings)

2008 President Obama's Executive order on enhanced interrogations. Exhibit 2.6.2

2005 U.S. Justice Department Detainee Treatment Act Exhibit 2.6

2004 Improvement Reauthorization Act: 18 U.S.C. §§ 2339A B for violations of 2340A, 175, 229 3.9.2
Violations of the U.S. Department of State Exhibit 2.6.2

Defendants only concern was themselves, money, and beneficial relationships: they treated Emilie worse than war detainees for business and political purposes. They leveraged DOD knowledge, interstate facilities for expert advice to terrorize a political threat of an extra conservative republican federal judge applicant.

563. 18 U.S.C. § 2340 “Notably, the statute prohibits torture committed not only by US citizens, but by non-citizens present in the United States. 18 U.S.C. § 2340A(b) The statute operates on the basis of universal jurisdiction, whereby certain crimes, due to their gravity, may be prosecuted in any state.”
11th Cir. No. 09-10461 | U.S. v. Roy M. BELFAST, Jr.

FACTS SECTION XV

MAY 2013 Intestate Murder-for-Hire of Trafficking Victims Start With NYPD One Stop Shop Bribes by Jewish Landlords and Business men.

08/01/2013 Judge Ed Smith’s Presidential Federal Judge Nomination. Emilie’s Mother attempted to murder Emilie just after Judge Smith’s Presidential nomination for federal judge. She masked the evidence of her attempt 7/26/2013 one week before the 8/1/2013 nomination and then restarted finalizing her attempted murder of Emilie one week later 8/7/2013 — Dr. Koger’s firm participated in Emilie’s attempted murder. Exhibit 1.5

566. Easton police, DA and the PA AG’s office have resisted looking at evidence. Exhibit 1.25

(a) 5/18/2013 NYPD endorsed my landlord’s repeated assaults and attempted murder via toxic fumes. NYPD defined my description of toxic fumes as assault and attempted murder then refused to investigate. Exhibit 1.6

SECTION XVI

11/6/2013 Quid Pro Quo Interstate Assault of a Witness While Judge Ed Smith was Interviewed by the U.S. Senate.

11/06/2013 U.S. Senate Judiciary Committee Interviewed Judge Smith. I was assaulted in my apartment 145W71-8G-NY-10023 via the use of a DEVICE constructed under the windowsill hidden behind the radiator in my bedroom causing my violent eviction by 11/16/2013. Exhibit 1.11 Exhibit 1.12

SECTION XVII

01/16/2014 Assault, Sexual Aggression of my Daughter at a private residence In Furtherance Of Judge Ed Smith’s U.S. Senate Nomination

01/16/2014 U.S. Senate Nominated Judge Ed Smith. Emilie was assaulted 01/07/2014 at a private

residence maintained by Easton School District's community service consultant Dr. Koger was then again (restrained and burned) for reporting guardian Lisa Spitale's use of police 1/24/2014, and hospitalized after reporting them again 1/29/2014. EXHIBIT T3

FACTS SECTION XVIII

03/26/2014 Federal Guardian Lisa Spitale, Amy Fontno, Brain Damaged My daughter Chilling Her Speech Securing Judge Ed Smith Federal Appointment.

The Day After Judge Ed Smith's Federal Judge 03/26/2014 Appointment

Emilie's medication went from a regular 15MG per month to obscene quantiles of 41MG, 31.5MG, 45MG, purchased seemingly randomly, but are actually purchased in connection to my federal court filings—administered over the course of a few days. Exhibits 1.4, 4.16

Alleged narcotics trafficking

Compare exhibit (1.4) sedative refills (x2) on a bottle of Hydroxyzine against the CVS database record exhibit (4.16) with the same Rx 0232918 showing NO refills and the account "Inactive." They are completely different. Setting an argument for who knows what they were giving Emilie to cause seizures. How often did CVS data disagree with a bottle and its contents? 4.16,

The day after Judge Ed Smith was appointed Federal Judge 03/27/2014 these criminals discontinued Bupropion (known to cause seizures 1.4), quintupled Risperidone administering it over the course of a few days resulting in seizures (Emilie's never had seizures before and hid that fact from me). Risperidone according to the FDA is highly unlikely to cause seizures. *e.g.*, it is highly likely they were substituting medication in bottles marked as Risperidone. Exhibit 4.16.1, Exhibit 4.16.2

.....
03/26/2014 | Judge Ed Smith was appointed Federal Judge

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any further testimony from her in regard to her human trafficking. Exhibits 1.4, 4.16

03/27/2014 | Risperidone 0.25/0.5MG | 105 tablets | 41.0 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

.....
05/16/2014 | 14-cv-3804 SDNY | *Kraemer v. Edelstein*

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any further testimony from her in regard to her human trafficking. The mother picked up 126 tablets of Risperidone 0.25MG on Sunday 05/25/2014. Exhibits 1.4, 4.16.

05/25/2014 | Risperidone 0.25MG | 126 tablets | 31.5 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

82. At issue was exhibit L. My letter to the PA AG that cited my daughter wetting herself during school

hours. It was broken apart—very deliberately and hidden in the docket. My daughter began wetting herself 2000 after the director of special ed, John Merlo and Amy Fontno agreed not to report Emilie injures in school to me. Ed Smith was Amy Fontno's (Emilie's mother) attorney at the time. 4.10, 4.9

.....
07/11/2014 | 14-2221 2nd. Cir. | *Kraemer v. Edelstein* | Doc. 25

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any further testimony the same day Doc. 25 Cured. Exhibits 1.4, 4.16.

07/08 - 11/2014 | Risperidone 0.25MG | 120 tablets | 45MG

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

07/08/2014 Risperidone 0.25MG Qty 30

07/08/2014 Risperidone 0.5MG Qty 30

07/11/2014 Lamotrigine Anti-Seizure medication

07/11/2014 Risperidone 0.25MG Qty 30

07/11/2014 Risperidone 0.5MG Qty 30

Doc. 25

Regarded PA Judge Paula A. Roscioli's demand for support predicated on a disability my daughter did not have MR317. It was ruled out by the the 05/18/2006 State Appellate #1726, and by medical diagnostic. JUDGE ED SMITH approved the use of MR317 12/21/2006 in violation of federal law at the behest of his law partner, Emilie's grandfather, Attorney Ray DeRaymond. The end result of making that pubic was the extreme over medication and brain damaging of my daughter — giving her an actual disability Exhibit 2.34, 2.34.3 Exhibit 2.34, 2.34.3

09/25/2014 Federal guardian Lisa Spitale lied about my daughter having seizures:

"Dear Mr. Kraemer: I have received multiple emails from you demanding that Emilie stop taking medications which you believe have been prescribed to her. I do not know how you obtained what you believe to be a list of Emilie's medication, as you are not her guardian. Much of your information is inaccurate. In addition, please be assured any medication Emilie may take would be prescribed by one of her treating doctors and would be carefully monitored by the prescribing doctor."

Lisa Spitale caused my daughter to have seizures and did not tell me while attempting to extort me to move to Easton PA after cutting off communication with my daughter's and stealing her mobile phone 08/23/2014.

FACTS SECTION XIX

2014 Corrupt Persuasion Of Federal Court Employees To Obscure Adverse Evidence In Regard To A Public Official's Appointment.

05/16/2014 14-cv-3804 SDNY *Kraemer v. Edelstein* | The PA enterprise demonstrated its reach into the federal system by getting SDNY federal clerks at 500 Pearl Street to: 1. alter 14-cv-3804 Exhibit L

(Exhibit 4.10) which pointed to Emilie wetting herself during school hours that started After John Merlo's and Amy DeRaymond agreed not to report Emilie's injuries 2. Ed Smith was her attorney and around Emilie. Exhibit 4.9

FACTS SECTION XX

Cultural Bias That Fed Into my Daughter's Trafficking.

575. INTERSTATE RACIAL DISCRIMINATION Northampton County's Jewish educational community and largely Italian Court of Common Pleas comprised an enterprise that created system of inflicting injury to result in lowered I.Q. and behavior problems in public school students that could parleyed into future billing for government disability benefits and a system of hiding their hiding organized injury in the Court of Common Pleas and through the Northampton County MH/MR and State medical audits. In this case racketeering a student of German descent (my daughter) into privately held transition and community services vis-a-vis their injurious extortion.

2005 Educational Due Process 5779 05/06 | Easton PA | Special Ed Director John Merlo was so repulsed that I had a Jewish girlfriend after spying on me at my NY apartment he aired his racial discrimination about it during a 2005 IEP meeting. My daughter (of German descent) was trafficked by this sadistic, religious extremist. Mr. Merlo had **strong** feelings on the subject of **racial purity**. Amy Fontno DeRaymond was a bi-polar extremely abusive mother. Perfect for Mr. Merlo who collaborated with the mother not to report Emilie's injuries and trafficked Emilie to his Transition Services consultant Freya Koger. 2012 his consultant Freya Koger tortured my daughter to keep her quiet about her trafficking (approved by Judge Smith 12/21/2006) while Judge Ed Smith was vetted for federal judge. 2013 my NY Jewish landlord turned my apartment (that Mr. Merlo spied on) into a de-facto gas chamber for which I was nicknamed Houdini by Jewish building owners for escaping. 11/06/2013 my landlord used a vent he constructed to pervade the apartment with an extreme bird mite population—causing me to move or die—the same day Judge Ed Smith was being vetted by the U.S. Senate. **(This deeply disturbed defendant went to the trouble of finding out my former girl friend's name and religion then took umbrage about my race in connection to it).**

03/07/2019 DC Circuit 18-cv-1636 | *Council Of Parent Attorneys And Advocates, Inc., V. Elizabeth (Betsy) DeVos, Secretary Of Education* | Federal Judge Tanya S. Chutkan ruled DeVos illegally delayed an Obama-era rule that required states to address racial disparities in special education programs and called the delay of the special education rule “arbitrary and capricious.” Obama-era rule: “to publish guidance to help schools to prevent racial discrimination in the identification of children as children with disabilities, **including over-identification...of disabilities by race.**” Exhibit 2.22

578. The invidiously discriminatory animus was the conspirators racist and monetary reasons to use violence and fear to extort from my daughter her educational capacity so they could receive government benefits. Greed translated into my daughter's trafficking that started in Easton's public school by the Director of Special Ed John Merlo, Freya Koger Ph.D, a consultant for community services and the largely Italian Northampton County judiciary in Easton PA.

2006 Emilie was trafficked by Jon Merlo, Freya Koger Ph.D, Amy DeRaymond, Judge Ed Smith and Northampton County MH/MR via medical fraud and violence.

2007 Emilie was illegally incapacitated by attorney Ray DeRaymond and Judge Emil Giordano via a false claim of MR317.

2008 Federal guardian Marcie Romberger attorney Ray DeRaymond tortured (burned) Emilie to rig a competency exam arranged by Ms. Romberger.

2008 / 2010 Judge Moran, Koury, and Giordano, and guardian Lisa Spitale conspired to hide the organized assault.

2012-2013 Emilie was burned—tortured via the community services firm directed by Freya Koger Ph.D (the District's consultant). They fixed Judge Ed Smith's Federal appointment by increasing Emilie's violent coercion—Smith's victim—from speaking and trafficked her to judges and cops.

REMEDY REQUESTED

CONSPIRACY IN VIOLATION OF 18 U.S.C. 1962 (d)

Defendants conspired, acted in concert, struck quid pro quo strategic alliances, with a common purpose to do whatever was necessary to protect their existing RICO business by chilling the speech of Judge Ed Smith's victims during his FBI, Presidential and U.S. Senate review for federal judge via the following violations. This section pertains to the existing trafficking business and subsequent violations.

SECTIONS I to X | HOBBS ACT PREDICATE FOR YEARS 2000-2011

VIOLATIONS OF U.S.C. §§ 1951, 1581, 1582

SECTION II John Merlo, The Director Of Special Ed's Trafficked Normal Students For Special Ed Placement *i.e.*, Had No Medical Basis For it.

SECTION III 2000-2010 Northampton County Court Of Common Pleas Refused To Acknowledge Emilie's Assault, Restraint And Torture: Burning With Cigarettes.

SECTION V 12/21/2006 The School District, County MH/MR And Judge Ed Smith Simply Ignored The State Appeals Panel Opinion And Trafficked My Daughter As A Mental Retard—Steeling From The United States.

SECTION VII 2007-2009 Serious Injures and Traumas Used For Extortion and Trafficking Were Not Recorded in State Medical Audits

SECTION VIII 2006 - 2010 The Easton Area School District Incorporated Programmed Fear Into

Emilie's Individualized Educational Programming (IEP).

SECTION IX 2006-2014 Use Of Non-Verbal Prompts And Cues In Court To Induce The Trafficking Victim NOT To Testify In Her Best Interest

RICO conspiracy agreement: Defendants robbed (extorted) a public school student of her cognitive capacities—her intellectual property—through organized violence, arranged, conducted, and facilitated by a public school, supported by the County MH/MR via medical fraud, submission of fraudulent state medical audits that omitted all evidence of organized injury and the Court of Common Pleas misrepresenting all evidence of organized violence to not exist. As a result, defendants were able to steer a public school student to privately held community/behavioral health services that made false claims on the induced appearance of mental disability. The Hobbs Act prohibits actual or attempted robbery or extortion affecting interstate or foreign commerce “in any way or degree.” Every President that has come into office has stated our Country’s most valuable asset is the cultivation of our public school students intelligence. This scourge of behavioral services was let into our public school system and induced their victim Emilie to give up her intellectual property and her employment potential via her reasonable fear of physical injury, violence, and innuendo organized by the defendants. Their system created a disability where there was none and benefited from it—stealing from the government. As such a public school student’s (Emilie’s) theft of her intellect, her intellectual property, and future gainful employment has to be considered to have an adverse effect on interstate commerce.

I request the court to recognize Emilie’s harm as described to stand on its own as a Hobbs Act violation. e.g. the extortionists had no lawful claim to destroy (steal) her intellectual property for the purposes of capitalizing on it to steal from the federal government. See <https://www.justice.gov/usam/criminal-resource-manual-2402-hobbs-act-generally>

“Property” has been held to be “any valuable right considered as a source of wealth.” *United States v. Tropiano*, 418 F.2d 1069, 1075 (2d Cir. 1969).

The right to one’s own thoughts—without which there could be no wealth is “property” in this context. One’s mind (“property”) is the sole source of any wealth.

The Ninth Circuit concluded that “[t]he concept of property under the Hobbs Act has not been limited to physical or tangible “things.” The right to make business decisions and to solicit business free from wrongful coercion is a protected property right. 634 F.2d at 1173-74 (citing in part *United States v. Tropiano*).”

United States v. Parness, 503 F.2d 430, 436 (2d Cir. 1974) (no need for precise tracing under 18 U.S.C. § 1962(b); circumstantial evidence can suffice); *Louisiana Power & Light Co. v. United Gas Pipe Line Co.*, 642 F. Supp. 781, 806-07 (E.D. La. 1986) (plaintiff did not have to trace proceeds to establish a § 1962 (d) violation). See also *St. Paul Mercury Ins. Co.*, 224 F.3d at 441-43.

1. I request the court reinstate my guardianship over my daughter.
2. I respectfully request punitive, the recovery of damages occasioned by my injury and deprivation

damages against defendants for what they did to my daughter.

3. I respectfully request relief be set aside for the injury of yet to be named public school students injured by the enterprise.

SECTION VII

2007-2009 Serious Injuries and Traumas Used For Extortive Trafficking Were Not Recorded in State Medical Audits.

VIOLATIONS OF 18 U.S.C. §§ 2340A, 1551

The enterprise's use of repeated abuse needed to drive business to transitional and behavioral community programming was hidden from official state documentation subjecting the victim to even more suffering. Defendants were free and did practically anything they wanted (including attempted murder) to steer or protect their criminal business.

I respectfully request the recovery of damages occasioned by my injury and deprivation damages against defendants for the trafficking of my daughter as a public school student.

SECTION VIII 2006 - 2010 The Easton Area School District Incorporated Programmed Fear Into Emilie's Individualized Educational Programming (IEP).

VIOLATIONS OF 18 U.S.C. §§ 2340A, 1552, 1551, 1551

The enterprise incorporated mental torture as part of their educational programming used to steer business (a normal school student) to private transitional and community services. They had access to behavioral expertise for this purpose.

I respectfully request the recovery of damages occasioned by my injury and deprivation damages against defendants for the trafficking of my daughter as a public school student.

SECTION IX 2006-2014 Use Of Non-Verbal Prompts And Cues In Court To Induce The Trafficking Victim NOT To Testify In Her Best Interest

VIOLATIONS OF 18 U.S.C. §§ 2340A, 1552, 1551, 1551

The enterprise incorporated mental torture as part of their educational programming used to steer business (a normal school student) to private transitional and community services. They had access to behavioral expertise for this purpose.

I respectfully request the recovery of damages occasioned by my injury and deprivation damages against defendants for the trafficking of my daughter as a public school student.

SECTION X

2008 Federal Guardian's Use of Torture To Steer my Daughter's Mental Competency Exam on Behalf of Judge Smith and his partner Attorney DeRaymond.

VIOLATIONS OF 18 U.S.C. § 2340A

Defendant's used torture as part of their RICO business, during school, and as part of my daughter's educational programming to skew competency exams that would invariably steer an otherwise normal student into privately held community services businesses from which the parties benefitted financially.

In total Federal guardian Marcie Romberger also a State appointed hearing officer knowingly leveraged loopholes in the States abuse laws in furtherance of human trafficking a normal public school student (my daughter) as a mental retard violated the following federal laws:

18 U.S.C. § 1962 (d):

23 U.S.C. § 1415 j Violation of Emilie's pendent placement.

31 U.S.C. § 3729(a)(1)(B), and 31 U.S.C. § 3729(a)(3) False claims

18 U.S.C. § 1581 Trafficking of my daughter via their use of an false claim: diagnosis MR317.

18 U.S.C. § 1951 Extortion— Theft injuring Emilie to give up her intellectual rights

18 U.S.C. § 2340A Torture extorting Emilie to give up her intellectual rights.

I respectfully request the recovery of damages occasioned by my injury and deprivation damages against defendants for the extortion of my daughter via a system of state and federally sanctioned violence.

I respectfully request the recovery of damages occasioned by my injury and deprivation damages against defendants for the trafficking of my daughter as a public school student.

SECTION XI

2010 Federal Guardian Marcie Romberger's Quid-Pro-Quo Payout.

VIOLATIONS OF 18 U.S.C. § 1951

Federal Guardian Marcie Romberger extorted my daughter to give up her mental capacities, through torture, fear as part of the RICO business core competency and revived quid pro quo payment in the form of a new job for her husband by the enterprises pet law firm. .

I respectfully request punitive damages, occasioned by my injury, deprivation damages for my daughter's deliberate permanent injures used to collect disability support payments

SECTION XII

2010 Interstate Extortion By Northampton County Domestic Relations # 620001448

VIOLATIONS OF 18 U.S.C. § 1581, 1582, 1951

MH/MR knew my daughter was not mentally retarded. They set in place processes that would allow Emilie's extortive injury to reoccur —holding or returning her to a condition of peonage through fraudulent medical documentation. In so doing MH/MR participated in the theft of the federal government by approving billing for a disability my daughter did not and could not have. Their fraud was enforced by Northampton County Domestic Relations seeking to "double down" on the enterprises extortion and trafficking in the form of "disability support payments" This type of thinking is consistent with the enterprises aforementioned alleged personality disorder: sadism—as defendants knew they were using abuse as a means for future payment. Exhibit 1.5

Reimbursement plus treble damages for my extortion of interstate disability support payments — for a disability my daughter did not have. Emilie resulting external disabilities were imposed by the defendants through repetitive deliberate injury.

I respectfully request punitive damages occasioned by my injury, deprivation damages for my daughter's deliberate permanent injuries used to collect disability support payments.

SECTION XIII

2010 | 10-cv-4868 Federal Judge Martini's Order was Improper Consistent with his Management of *U.S. v. Paul Bergrin*

VIOLATIONS OF 42 U.S.C. § 1985

Judge Martini continued a pattern of racketeering started in Easton PA of deliberately ignoring severe injuries from organized assault used as part of my daughter's trafficking by time barring the evidence.

Judge Martini's Order was in error for time barring Emilie's injuries resulting from a trafficking enterprise as such has no time bar limitation. His dismissing my case with prejudice actually went to concealing the RICO business activities. Judge Martini has a pattern of not recognizing RICO activities and was pulled from two cases as a result.

I respectfully request punitive damages occasioned by my injury, deprivation damages for my daughter's deliberate permanent injuries used in furtherance of Judge Ed Smith's Federal appointment.

SECTION XIV

2011 The Defendant's Increased Their Extortive Injuries Of My Daughter After Judge Smith Applied For Federal Judge.

VIOLATIONS OF 18 U.S.C. §§ 2331 (5) (6), 2339A, 2340A,

Defendants in furtherance of a federal judge applicants appointment isolated then tortured the applicant's trafficking victim during his federal review process chilling her speech about her captivity. To that end defendants allegedly drew on DOD contractors interrogation expertise to create in Emilie the appearance of a mental retard she was not and could not be as part of her trafficking by judge Ed Smith.

They disfigured her with disease, pharmacology, torture and forced her into a squalid condition.

Defendants used the equivalent of black sites: private residences arranged by the School District's community services consultant, Freya Koger where cruel, inhuman, degrading treatment was employed:

- (1). Burning with cigarettes, stoves, bruises from restraint Exhibit 2.42 p 1, 2, 8, 9, 13, 14, 18, 23
- (2). Electric shock burns 2.42 p 23, 24, 25
- (3). Sexual aggression 2.42 p 4, 5, 6, 7, 10, 14, 15, 17
- (4). Prolonged denial of sufficient hygiene 2.42 p 12
- (5). Deprived Emilie of clean clothing 2.42 p 10, 12, 19, 24
- (6). Denial of medical assistance 2.42 p 16, 17, 18, 19, 20, 21, 22

- (7). Administration of psychotropic drugs in detention 2.42 p 10, 14 | 1.4
- (8). Denied the use of public transportation for detention purposes 2.42 p 5, 6
- (9). Forced grooming 2.42 p
- (10). Denial of privacy. Koger's people—strangers—let themselves into Emilie's home watched her change in her bedroom, and bathroom.
- (11). Emilie relegated to infested surroundings via human trafficking and her bedroom which was cordoned off from the rest of the home
- (12). Hyper-infestation (Norwegian Scabies) cultivated to attempt Emilie's murder 8/7/2013
Exhibits 1.5, 2.86.

The above are federal criminal violations of:

2004 Improvement and Reauthorization Act: 18 U.S.C. 2339A and 2339B

2008 President Obama's Executive order on enhanced interrogations

2012 United Nations Article 16, Special Rapporteur on Torture. See Health Care Section

I respectfully request punitive, deprivation damages, and the recovery of damages occasioned by daughter's injury and prolonged and needless suffering.

.....
SECTION XV

08/01/2013 Judge Ed Smith's Presidential nomination for federal judge.

08/07/2013 Attempt to finalize Judge Smith's trafficking victims murder.

VIOLATIONS OF 18 U.S.C. § 1958

05/2013 to 08/28/2013 the attempted murder of my daughter in connection with judge Ed Smith's

08/01/2013 Presidential federal judge nomination. Emilie's pharmacological record and photographic record make plain and on their own her attempted murder. Added to that is the defendant's coordination with my New York Jewish landlord to start their attempted murders at the same time.

I respectfully request the recovery of damages occasioned by my injury, deprivation damages, for the organized interstate attempted murder for hire of my daughter Emilie Kraemer in PA and myself in New York.

SECTION XVI

11/06/2013 Judge Ed Smith Interviewed by the U.S. Senate.

11/06/2013 Interstate Assault Of Trafficking Victims Father

VIOLATIONS OF 18 U.S.C. § 1958, 1951

My New York Jewish landlord forced my eviction via a miasma of infestation and fumes while Judge Ed Smith was interviewed by the U.S. Senate for federal judge. His quid pro quo actions were rewarded by the PA enterprise 08/17/2014 when they attempted to stop my U.S. Appeal 41-2221 2nd Cir. against my landlord by taking my daughter hostage and demanding I move to PA if I wanted to see her again.

I respectfully request punitive, deprivation damages, and the recovery of damages occasioned by my injury, and attempted murder resulting in my forced eviction in connection with Judge Ed Smith's U.S. Senate interview.

SECTION XVII

01/16/2014 Judge Ed Smiths U.S. Senate Nomination.

01/09/2014 (on or about) Assault, Sexual Aggression Of My Daughter At A Private Residence

VIOLATIONS OF 18 U.S.C. § 18 U.S.C. § 1951, 1581, 1582.

I respectfully request punitive damages occasioned by my injury, deprivation damages for the retaliation against my daughter for her exposing the Easton police department, her guardians Lisa Spitale, and Shanon Moore about her claim of sexual aggression at a private residence provided by Freya Koger resulting in the following retaliatory injures:

(i) 01/24/2014 Burns and finger-print bruises from restraint.

(ii) 01/29/2014 Hospitalized.

SECTION XVIII

03/26/2014 Judge Ed Smith Federal Appointment.

03/27/2014 Defendants Brain Damaged My daughter Chilling Her Speech.

05/16/2014 14-cv-3804 SDNY Corrupt Persuasion Of Federal Court Employees

05/16/2014 To obscure adverse evidence (**Exhibit L**) in regard to a public official's appointment.

05/25/2014 Overmedication of trafficking victim (my daughter) until she convulsed

07/11/2014 14-2221 2nd Cir.

07/11/2014 Overmedication of trafficking victim (my daughter) until she convulsed after submitting Doc. 25 which proved defendants were extorting payment from the plaintiff then set about to cause and compound actual disability by repetitive over medication.

VIOLATIONS OF 18 U.S.C. § 1951, 1581, 1582, Narcotics trafficking.

Defendant's over medicated my daughter until she convulsed the day after judge Smith was appointed federal judge. Permanently brain damaging Emilie. Defendants used undocumented, medication without a prescription. The end result was Emilie's impaired ability to testify against the following defendants responsible for her torture and degrading treatment in their personal and professional capacities:

Mother Amy Fontno DeRaymond.

Federal guardian Lisa Spitale

Federal guardian Shannon Moore

Easton School District consultant Freya Koger

Judge Ed Smith

I respectfully request punitive damages, the recovery of damages occasioned by my injury, and

deprivation damages due to the defendants over medicating my daughter causing her permanent brain damage.

.....
SECTION XIX

VIOLATIONS OF 18 U.S.C. § 1512, 42 U.S.C. § 1985

I seek assurances from the Federal Court that I will have access to the ECF and a conference with a Federal Judge as per the rules. My concern is defendant's reach into the federal court system has caused the breach of the rules.

SECTION XX

Cultural Bias That Fed Into Child Trafficking.

CONSPIRACY TO VIOLATE SECTION 18 U.S.C. § 1962 (c)

Special Ed Director Jon Merlo had some very strong feelings about me (of German decent) seeing a Jewish woman in New York after spying on me in New York. Those deeply disturbing prejudices are a theme throughout this complaint. My daughter's trafficking and derogatory treatment by extremists from the Jewish and Italian community are evident.

I respectfully request punitive damages, the recovery of damages occasioned by my injury, and deprivation damages due to the defendants.

THIRD MATTER | 2011 – 2015 Racketeering A Federal Judge Appointment

579. 12/21/2006 defendants from Northampton County PA, including Judge Ed Smith knowingly, willfully trafficked my daughter Emilie as a mental retard (MR317) who was obviously not mentally retarded: good looking, articulate, no genetic predisposition to MR including fragile ex and an Appeals Panel Order #1727 that rejected the School District's and Mother's position that Emilie was mentally retarded. Judge Smith violated federal law. 2011 when Judge Ed Smith decided to apply for federal judge defendants chilled the speech of the victims: my daughter in PA and myself in New York while Judge Ed Smith was being vetted for Federal Judge by engaging in racketeering as per 18 U.S.C. 1962 (d). Predicate acts included: 18 U.S.C. §§1958, 1951, 1581. 2012 those who benefited financially from Judge Smith's 12/21/2006 order isolated Emilie. 2012 to 2013 they masked their human trafficking of Emilie while Judge Ed Smith was being vetted by altering my daughter's appearance to appear to be the mental retard they and Judge Smith trafficked her as. They disfigured her with disease, pharmacology, torture and degrading treatment to get past FBI, and President's Obama's review.

— Exhibits 2.41, 2.42 —

After Judge Ed Smith's 08/01/2013 Presidential nomination they attempted to finalize my daughter's murder in the weeks that followed. In particular the week of 08/12/2013. When their attempted murder failed 08/26/2013 (I stopped it) defendants then opted to brain damage Emilie pharmacologically two weeks later 09/12/2013 with the cooperation of Dr. Cha Yu. After Judge Smith was appointed federal judge defendants greatly accelerated their brain damaging and disfigurement program — with no objection from Federal Judge Ed Smith who stood to benefit from my daughter hideous silencing by a crude, and backward culture that identified with being extra conservative republican.

581. In as much as the defendants were racketeering—it wasn't loan sharking or shaking down a small business. They racketeered the appointment of a Federal Judge who participated in the trafficking of a public school student. A person who was going to make decisions about our basic rights as such an infection of our governmental process by a group who allegedly qualified a terrorists the moment they moved from racketeering kids to health care to attempting to murder one of their and Judge Ed Smith's victims in furtherance of a federal judge appointment.

They had material support and expert resources in furtherance of their terroristic activity as per 18 U.S.C. § 2339A. They knew and intended for those resources to be used for carrying out violations of 18 U.S.C. §§ 2340A, 1951, 1958, 175, and 229.

Unique motivators. 1. Victim 1 — Emilie was Judge Smith's law partner's (attorney DeRaymond's) granddaughter. 2. Emilie had a medical diagnostic that proved she could not be mentally retarded the hearing officer and the 05/18/2006 PA Education Appeals Panel agreed with. Specifically ruling out mental retardation (MR317). 3. 12/21/2006 Judge Smith violated the appeals panel ruling and approved his law partners emergency petition that: (i) Emilie was a mental retard with MR317. (ii) Recommended that Freya Koger, the school district mental retardation consultant treat her for MR317. (iii) A guardian be appointed for the mental retardation Emilie could not have in violation of the State Appeals Panel order. (iv) The Mother, Amy DeRaymond made false Social Security claims for a disability Emilie did not have

and Freya Koger (the school districts consultant) gained a billable client. Saving the County money for which attorney DeRaymond was a solicitor of its municipalities. Attorney DeRaymond protected his business which involved trafficking his granddaughter. A pattern around attorney DeRaymond which included torturing his granddaughter to skew a 2008 competency exam—the result of which insulated DeRaymond & Smith's 12/21/2006 human trafficking of Emilie. Exhibit 2.34, 2.34.1

There was a pattern of federal officials attempting to hide Judge Smith's trafficking of EK from 2006 by promoting extortive torture that became pronounced after conservative republican Judge Smith applied for federal judge in 2011:

2006 The School District, Judge Smith, attorney DeRaymond, MH/MR ignored PA State Educational Appeals Panel 05/18/2006 ruling #1727 specifically rejecting the mother's and school districts proposed mental retardation diagnosis (MR317) for EK. Exhibit 2.34, 2.34.1

2007 EDPA Republican Federal Judge Gene Pratter (06-cv-3592) convinced me to drop my abuse claim against mother Fontno/DeRaymond to get the settlement against the District 1 wanted for insisting my daughter was mentally retarded and not educating her. Judge Pratter's federal guardian, Marcie Romberger then facilitated Emilie's torture prior to a needless competency exam she arranged.

2008 EK was burned with cigarettes before a competency exam arranged by the federal guardian Romberger who also withheld EK's medical diagnostic proving she could not be mentally retarded. By rigging the exam she obtained a MR finding—clouding Judge Ed Smith's illegal use of MR317. 2.66

10/12/2011 Judge Steven Baratta was pressured by Judge Ed Smith and Federal Judge William Martini to approve Lisa Spitale as guardian after the county lost jurisdiction. The former Republican Congressman Judge Martini dismissed my federal claim 10-cv-4868 the next day. (i) He improperly time barred 2008 evidence of burning EK with cigarettes used by Romberger to cause a mental retardation finding. (ii) Lisa Spitale went on to extort Emilie: Exhibits 3.4, 3.8

2012 EK was burned with cigarettes during the time she would have been on vacation with the father due to a petition proposed by guardian Lisa Spitale to use EK's time for educational purposes. Judge Smith approved the petition—used to extort (torture) EK—while he was being vetted for Federal Judge. EK was burned with cigarette's to hide EK's educational capacities brought out by the father during 2010 summer vacation by using curriculum not used by district—a foreign language easily retained by EK.

SUMMARY: SIGNIFICANT VIOLENT EVENTS OF VICTIMS 1, 2 WERE CONNECTED TO EACH OF JUDGE ED SMITH'S FEDERAL JUDGE NOMINATION MILESTONES

07/2011 Judge Smith's Federal Judge Application

2012 to mask Judge Smith's human trafficking of Emilie (2006 -2011) while Judge Ed Smith was being vetted they altered my daughter's appearance to appear to be the mental retard they and Judge Smith trafficked her as. To be able to do that they illegally wrested my guardianship of victim 1 my daughter from me.

10/12/2011 Judge Ed Smith removed me as Emilie's guardian recommending attorney Lisa Spitale at Amy (DeRaymond) Fontno's redundant request. This *after* the court already ordered Spitale guardian, and lost jurisdiction on Spitale's guardianship: 3.4, 3.6, 3.7.

02/15/2012 My NY business website was hacked. Pages were selected at the Easton PA School District outsourced for tampering to DOD contractors. Judge Smith was a DOD judge in Iraq. 3.9

02/25/2012 Interstate tampering of my business started. Exhibit 3.9.2

02/29/2012 The RICO enterprise changed the Easton Police Chief to Chief Scalzo. 3.9.1

After the new Easton Police Chief was inserted Lisa Spitale was free to authorize injuries including torture at private residences provided by Lehigh Transition Services began showing up on Emilie.

2012-2013 Isolation, cruel, degrading, treatment to manufacture victim 1's appearance as a mental retard while judge Ed Smith was vetted by the FBI and the U.S. President. Defendants degraded Emilie's appearance (victim 1) via DOD Separation interrogation expertise learned by Judge Smith and Freya Koger's behavioral modification expertise—concealing their trafficking of her from federal authorities.

Defendants used private residences arranged by the School District's community services consultant, Freya Koger to get their dirty business done. They disfigured my daughter with disease, pharmacology, torture and forced her into a squalid condition.

- (1). Burning with cigarettes, stoves, bruises from restraint. Exhibit 2.42 p 1, 2, 8, 9, 13, 14, 18, 23
- (2). Electric shock burns 2.42 p 23, 24, 25
- (3). Sexual aggression 2.42 p 4, 5, 6, 7, 10, 14, 15, 17
- (4). Prolonged denial of sufficient hygiene 2.42 p 12
- (5). Deprived Emilie of clean clothing 2.42 p 10, 12, 19, 24
- (6). Denial of medical assistance 2.42 p 16, 17, 18, 19, 20, 21, 22
- (7). Administration of psychotropic drugs in detention 2.42 p 10, 14 | 1.4
- (8). Denied the use of public transportation for detention purposes 2.42 p 5, 6
- (9). Forced grooming 2.42 p
- (10). Denial of privacy. Koger's people—strangers—let themselves into Emilie's home watched her change in her bedroom, and bathroom.
- (11). Emilie relegated to infested surroundings via human trafficking and her bedroom which was cordoned off from the rest of the home
- (12). Hyper-infestation (Norwegian Scabies) cultivated to attempt Emilie's murder 8/7/2013
Exhibits 1.5, 2.86.

Criminal violations of :

2012 United Nations Article 16, Special Rapporteur on Torture. (III B health care settings)

2005 U.S. Justice Department Detainee Treatment Act Exhibit 2.6

2004 Improvement Reauthorization Act: 18 U.S.C. §§ 2339A B for violations of 2340A, 175, 229 3.9.2

The U.S. Department of State Exhibit 2.6.2

Starting May 2013 defendant's prepared for the attempted murder's of victim's 1 and 2.

Which started 05/16/2013 in Pennsylvania and 05/18/2013 in New York. Exhibit 1.6

05/2013 One Stop Shop: PA, NY defendants waited until 05/2013 to start interstate attempted murder for hire in connection with the evaporation of the Equal Protection Clause in the City of New York due to NYPD's special treatment of Jewish landlords. Defined as One Stop Shop by the FBI e.g., Jewish business men and building owners were able to reach NYPD leadership instead of looking around for the right inspector to bribe via One Stop Shop. See U.S. v. Grant, Yermey Reichberg. Exhibit's 1.5, 1.6.

08/01/2013 President Obama's Nomination For Federal Judge

Interstate attempted murder for hire of Judge Smith's trafficking victim and her father

Defendant's attempted to finalized their murder of victim 1, Emilie. Mother Amy Fontno, Freya Koger, guardian Lisa Spitale, federal guardian Shannon Moore participated in my daughter's attempted murder. 7/26/2013 mother, Amy Fontno masked visible evidence of their attempt on Emilie's hands (Norwegian scabies) one week before Judge Smith's 08/01/2013 nomination and restarted the murder attempt a week later 08/07/2013. Fontno, Koger, Spitale and Moore began making repeated attempts the week of 08/12/2013. Exhibit 1.5

11/06/2013 U.S. Senate interviewed Judge Ed Smith

Interstate assault of Judge Smith's trafficking victim's—father

I was assaulted in my apartment 145W71-8G-NY-10023 via the use of a device constructed under the windowsill behind the radiator causing me to self evict. A violation of 18 U.S.C. § 175(c) as they knowingly, deliberately cultivated a cocktail of biological agents and toxins to attempt maim or murder victim 2, who kept track of victims 1's criminal suffering. Exhibits 1.11, 1.12.

01/16/2014 U.S. Senate nominated Judge Ed Smith.

My daughter's sexual aggression, torture, private residence—retaliation for reporting it.

01/07/2014 Emilie was assaulted: at a private residence maintained by Easton School District's community service consultant Dr. Koger then again—restrained and burned with electrodes—for reporting guardian Lisa Spitale's use of police 1/24/2014, and hospitalized after reporting them again 1/29/2014. Exhibit 2.42

03/26/2014 Ed Smith's Federal Judge appointment

Judge Smith's trafficking victim overmedicated until she convulsed causing permeant brain damage.

03/27/2014 The day after Judge Smith was appointed federal judge 03/26/2014 Emilie's mother, and guardian Lisa Spitale overmedicated Emilie until she convulsed, brain damaging her. Exhibits 1.4, 4.16.

FACTS SECTION I

Judge Ed Smith Created Illegal Unfettered Access To Victim1 Via Guardian Lisa Spitale Then Used Spitale To Chill Victim1's Speech, Change Her Appearance Via Torture In Furtherance Of His Federal Judge Application.

12/21/2006 defendants from Northampton County PA, including Judge Ed Smith knowingly, willfully trafficked my daughter Emilie as a mental retard (MR317) who was obviously not mentally retarded: good looking, articulate, no genetic predisposition to MR including fragile ex and an Appeals Panel Order #1727 that rejected the School District's and Mother's position that Emilie was mentally retarded.

What follows is Judge Ed Smith, and Amy Fontno DeRaymond racketeering to gain unfettered physical control over victim 1 — my daughter, Emilie—to mask their human trafficking of her while Judge Ed Smith was being vetted for federal judge. They altered my daughter’s appearance to look the mental retard they and Judge Smith trafficked her as. They disfigured her with disease, pharmacology, torture and degrading treatment. 2.42, 2.5, 1.5.

HISTORY:

- 7/15/2011 Judge Ed Smith signed a redundant guardianship petition submitted by Amy DeRaymond to **Confirm And Clarify** Lisa Spitale’s guardianship AFTER the Court of Northampton County lost jurisdiction—circumventing fundamental State law. Judge Smith’s improper court maneuver prevented my PA Supreme Court appeal. 3.6 , 3.7.
- 10/12/2011 The Northampton County Court of Common Pleas corruptly persuaded by Judge Smith, and Federal Judge Martin **illegally** removed me as Emilie’s guardian approving attorney Lisa Spitale at Amy Fontno’s request. This **after** the court lost jurisdiction on Spitale’s guardian appointment. 3.4
- 02/08/2011 U.S. Middle District “cash for kids” Judge Ciavarella went to trial. “Judge Ciavarella turned the Court of Common Pleas into a criminal enterprise.”
- 02/11/2011 Hearing 2007 0021 O.C. I Attorney Lisa Spitale **handed** me her guardian petition in court. Lisa Spitale was a federal defendant to my federal claim 10-cv-4868 EDPA at the time for abusing Emilie. Emilie said Judge Beltrami “**lied**” about her in-camera meeting. And he did. Exhibit 3.2
- 02/18/2011 Pennsylvania Middle District *U.S. v. Judge Ciavarella*. (“Cash for Kids”) Convicted Judge Ciavarella for racketeering.
“One of the most notorious judicial crimes in U.S. history.” *NY Legal Intelligence*.
- 03/18/2011 Judge Baratta ordered guardianship for Lisa Spitale—removing me. Exhibit 3.3
- 04/26/2011 PA Senators Casey, Toomey agreement on federal judicial vacancies. Exhibit 3.5
- 05/27/2011 I received a letter from Northampton County Judge Baratta after appealing his decision. It stated Northampton County Court LOST JURISDICTION on Lisa Spitale’s guardianship matter and he could no longer hear anything about it. Exhibit 3.4
- 06/01/2011 My daughter’s name was published as a resident of New York at my apartment: 145 W 71 8G NY NY. Exhibits 1.2, 1.37.
- 07/01/2011 U.S. Senators Toomey/Casey restate federal Judge applications are open.

07/13/2011 Amy DeRaymond Emilie's mother a primary beneficiary of Judge Smith's 12/21/2006 approval of Emilie's trafficking submitted a superfluous petition to Judge Smith to **Confirm And Clarify** Lisa Spitale as guardian—after the Court of Common Pleas lost jurisdiction on the matter. Exhibit 3.6

07/15/2011 Easton PA Judge Ed Smith approved an out of the jurisdiction, redundant **07/13/2011** petition for guardian Spitale 6 weeks after my daughter's name was added to my NYC lease **06/01/2011** effectively blocking my appeal with the PA Supreme Court by bringing the issue in-house. Exhibits 3.7, 3.6, 1.37.

10/12/2011 Judge Baratta was corruptly persuaded by Judge Ed Smith and Federal Judge William Martini to confirm Lisa Spitale as guardian as my federal case was dismissed the next day. Exhibits 3.4, 3.8

10/13/2011 Federal Judge Martini dismissed my claim 10-cv-4868 *Kraemer v. Pennsylvania* with prejudice. Judge Martini a former republican congressman facilitated racketeering in furtherance of republican judge Ed Smith's Federal judge track:

(i) Federal Judge Martini time bared my 2008 evidence of torture (burning with cigarettes) of Judge Ed Smith's trafficking victim prior to a mental competency exam arranged Federal guardian Marcie Romberger. The rigged mental retardation finding from the exam masked Judge Smith and attorney DeRaymond's trafficking Emilie as a mental retard 12/21/2006 in contradiction and violation of the 05/18/2006 State Education Appeals Panel Opinion #1727 as such a violation of federal law.

(ii) Federal Judge Martini helped Judge Ed Smith again by getting his personal dirty deeds guardian Lisa Spitale appointed by corruptly persuading Judge Baratta approve her guardianship when Judge Baratta knew the court lost jurisdiction on the matter of Lisa Spitale's guardianship.

[06/15/2012 EDPA Judge William J. Martini in a rare rebuke was removed from Paul Bergrin's case for engineering around the United States RICO witness tampering and murder claims against Bergrin.] Exhibit 2.42

BURNING WITH CIGARETTES

03/23/2012 One of guardian Lisa Spitale's first official acts was to get Judge Ed Smith to approve her Petition for Special Relief No. 2007- OC. 0021 It took two weeks of my summer vacation away with Emilie. That time was used to have Emilie tortured—**burned with cigarettes**—at a private residence 45 miles from the Lehigh Transition Services where Emilie was supposed to be—**during the time she would have been on vacation with me**. Freya Koger was the Director of Lehigh Transition Services and the Easton School District's consultant for mental retardation.

03/23/2012 the RICO enterprise made sure that my opportunity to educate Emilie during summer vacation WOULD NOT HAPPEN AGAIN while judge Ed Smith was being vetted for federal Judge by the FBI and President Obama. They tortured Emilie when she would have been on vacation with me because I previously used that vacation time to **beat their system** of manufacturing poor academic results in school to be able to traffic students to private transitional health care.

2010 (2011 I was suing them in federal court) I got around the school district's indoctrination of fear in connection to learning course curriculum by teaching Emilie Italian over our 4 week summer vacation. The lesson circumvented the behavioral furniture put in place by the Easton School District as a foreign language was not part of her syllabus—or daily instruction at school where prompts and non-verbal cues were used to terrorize Emilie in connection to her classes. It unmasked Emilie's true capacities. One can see in this video (<https://youtu.be/Zsle75gwRDs>) even Emilie is surprised she has these capacities. Exhibit 2.49 Exhibit 3.10 Exhibit 2.44

Starting 2012 Lisa Spitale's guardianship was used to isolate, then degrade Emilie's capacities and appearance as to not conflict with Judge Ed Smith trafficking Emilie as a mental retard 12/21/2006 while judge Smith was being vetted for federal judge. My educating Emilie during that time would have obviously exposed Judge Ed Smith.

.....
2011 Judge Smith's guardian appointee Spitale regularly went to Emilie's home and assaulted her.

Ms. Spitale physically coerced Emilie to answer the way Ms. Spitale (Judge Ed Smith, and the enterprise) wanted her to answer in court through pain and threat of future pain:

- 05/2011 Criminal Complaint To Daniel Corpora Easton PA Magistrate Judge. Easton PA Guardian Lisa Spitale grabbed my daughter at home until she bruised her arm to get her to agree to a home for the mentally retarded. Exhibit 2.52
- 08/06/2012 County guardian Lisa Spitale arranged torture: burning Emilie with cigarettes at a private residence by getting Judge Ed Smith's approval for her petition she used set up the assaults. Exhibit 2.42 p 6-7
- 05/07/2013 County guardian Lisa Spitale pulled Emilie screaming from a public swing and took her to a vacant parking lot. Exhibit 2.42 Page 14
- 07/13/2013 County guardian Lisa Spitale grabbed and bruised my daughter. Exhibit 2.42 p.17
- 08/17/2014 U.S Court of Appeals Second Circuit | 14-2221 *Kraemer v. Edelstein* Defendant's: Amy Fontno, federal guardian Lisa Spitale, cut off communication with my daughter stole her mobile phone, mailed a one way ticket to Easton PA, if I wanted to see her again—which would have forfeited my U.S. Appeal. 2.53, 1.22.1
- 11/04/2014 Federal guardian Lisa Spitale filed a bogus PFA Exhibits 2.42, 4.22, 4.23.

Judge Zeto was consistent with the RICO enterprises pattern of nullifying evidence of extortive torture (burning with cigarettes, finger print bruises from restraint, inhuman degrading treatment). Judge Zeto cut off communication with my daughter. Exhibit 2.42

02/06/2015 PFA Transcripts: Hearing date incorrectly filed as Friday 02/06/2016. (No such date exists) Exhibit 2.59.2

Federal guardian Lisa Spitale tampered with Court proceedings to create conflicts and predetermined court outcomes in violation of the 14th Amendment, 18 U.S.C. § 1512, 1513. Exhibits 3.4, 3.8

11/1/2014 I did not take my daughter to a shelter ever. Under any circumstance. **Hotel receipt.** Saturday to Sunday. Jane Hotel. Bunk beds. Exhibit 2.59.3

The Lisa Spitale indicated I “**snuck**” Emilie out of her house. **See Order for custody 2007-0021.** It was in effect and actively used since its creation 2007. Exhibit 2.59.4

I was never served the PFA. There was no service by the Sheriff as is required by the State of PA. Judge Zeto invented a non existent issue of service. 2.59.2

FACTS SECTION II

2011 Defendants Consolidated My Trafficking Evidence to 145 W 71 NY NY

CONSOLIDATION OF TRAFFICKING EVIDENCE

2011 My office: 920 Broadway NY NY lease was canceled after attempted robbery by the landlord.
4th Precinct 101 E 14th St New York, NY 10003.

602. This goes to NYPD of the 4th Precinct conspiring with the 20th Precinct and my landlord at 145W71ST. 2011 I moved evidence of my daughter’s trafficking by Judge Ed Smith from 920 Broadway to 145W71 after a robbery attempt at my office by the landlord and his canceling my lease afterward. 2012 new clients set bait and switch projects in NY, while EK’s testimony was coerced via torture by her Mother DeRaymond, Koger, guardian Lisa Spitale in PA during Judge Smith’s review by the FBI and the President. Defendants 2013 started the attempted murder of both of me and my daughter after **one stop shop** was established for NY Jewish landlord’s 05/2013. My landlord Mr. Edelstein was allowed to attempt to murder me with impunity by the 20th Precinct. In PA they attempted to let Emilie rot to death via Norwegian scabies.

603. Heckler, my (Jewish) landlord’s super attempted a break-in at my business 920 Broadway NY NY 10010. NYPD detectives refused to pull fingerprints the superintendent let on the top of my bent stainless steel office door. The fingerprints were clear and could be seen with the unaided eye. Detectives interviewed the super and found the security recording from the night before was erased by him. Detectives recommend that I move out of 920 Broadway instead of taking fingerprints from my door and arresting the super.

FACTS SECTION III

DOD Contractors Tampered With My Website In Furtherance Of Appointing A Future Federal Judge.

02/15/2012 Judge Ed Smith was a DOD Judge in Iraq. His potential to help DOD contractors as a federal judge or otherwise was significant. IBM, Level (3) Communications helped Amy DeRaymond Fontno—Judge Smith's law partner's daughter who worked at Easton high school—to test their SQL injection hack into my business website.

605. My NY business website kraemerinc.com client pages were visited by the Easton PA High School's sever using my using my daughter's laptop. Those pages were outsourced for tampering to two DOD contractors and then tested from Easton PA High School IP using the same computer. My daughter graduated from Easton Area High School years earlier. The person testing the hacked pages was highly likely her mother who teaches there. Exhibit [3.9](#)

.....
NYC Events Linked with Easton PA In Furtherance Of a Federal Judge Appointment

Assault, torture, attempted murder of my PA daughter in corollary with my NY business disruption

02/17/2012 - Server hit	IBM: ZmEu vulnerability scan	(DOD) (Gov)	Exhibit 3.9
02/25/2012 - 10/23/2012	Rothstein Kass /Contract fraud		Exhibit 3.22
03/14/2012 - Server hit	Level (3) Communications: SQL ejection	(DOD) (Gov)	Exhibit 3.9
03/14/2012 - Server hit	Easton High School testing hacked pages		Exhibit 3.9
10/15/2012 - 08/12/2013	Alan Fuchsbergh Law firm		Exhibit 3.23
08/12/2013 - 03/04/2014	Fried Frank Law firm	(Gov)	Exhibit 3.24
2012 - 2014	Pitta & Bishop Lobbyist	(Gov)	Exhibit 3.25

(Gov): Government contractors. (DOD) Department of Defense contractors.

606. During 2012 my sales leads were getting picked off soon after I called them. I was used to closing 85% of my leads. That dropped to zero after 2012. Easton School District, Northampton County Police, NYPD used unauthorized illegal access to poison sales leads to new and existing business.

FACTS SECTION IV

GOV. Contractors Tampered With My Business In Furtherance Of Appointing A Future Federal Judge.

Interstate depletion of a NY business (witnesses tampering) by (mostly) Government contractors, police, city and state entities in furtherance of appointing a future pa federal judge

02/25/2012 Firms ran contiguous bait and switch projects. The table below is limited to my direct business contacts while judge Smith was being reviewed for federal judge. These firms ran contiguous bait and switch projects and had a pattern of making me needlessly extra busy when my daughter was tortured, murder was tempted and overdosed in PA during each of Judge Smiths nomination and milestones—chilling her speech at these times. The firms offered a lot of work, disrupted the work and then abruptly pulled the plug after which another firm hired me and repeated the cycle.

Exhibits [3.9.2](#), [3.25.1](#)

02/25/2012	Rothstein Kass / Contract break		Exhibit <u>3.22</u>
10/15/2012	Alan Fuchsbergh Law firm		Exhibit <u>3.23</u>
08/12/2013	Fried Frank Law firm	(Gov)	Exhibit <u>3.24</u>
2012 - 2014	Pitta & Bishop Lobbyist	(Gov)	Exhibit <u>3.25</u>
	DC37: used as conduit to government unions for racketeering communication.	(Gov)	Exhibit <u>1.28</u>
End result			
11/06/2013	I was assaulted into ejection while Judge Smith was interviewed by the U.S. Senate.		
Feb/2014	The landlord <i>Edelstein</i> vented toxic fumes anytime I tried to inhabit the apartment		
03/04/2014	DHCR confirmed 8G was uninhabitable—then committed fraud		
03/04/2014	My last day of communication with Fried Frank		
08/22/2014	My daughter was abducted during 14-2221 <i>2nd. Cir. Kraemer v. Edelstein</i>		
08/22/2014	My extortion attempted to move to Easton PA if I wanted to see my daughter again		

By 03/04/2014 I was put out of my home by the state, chicanery by the landlord, and my business eroded by government contractors, and NYPD in furtherance of Judge Ed Smith's federal appointment.

1.11.1, 1.11 1.12

FACTS SECTION V

PA 2012 Sudden, Regular Appearance Of Coercive Torture, Burn Injuries Of Judge Smith's Trafficking Victim (My Daughter) In Furtherance Of His Federal Judge Appointment⁹.

02/29/2012	Easton PA. After Lisa Spitale's appointment as guardian and Police Chief Scalzo was appointed Police Chief. Chief Scalzo ignored: Lisa Spitale's violent extortion, trafficking, and coercion of my daughter. Lisa Spitale's guardian appointment was improperly forwarded by Judge Smith. It is analogous to <u><i>U.S. v. Harrington, Grant, Yermey Reichberg</i></u> where defendants placed leadership within NYPD to garner a personal police force for their racketeering purposes. FBI called this "cops on call" Exhibits <u>2.42, 3.9.1</u>
03/23/2012	Conspiracy to torture: Lisa Spitale got Judge Ed Smith to approve her Petition for Special Relief No. 2007- OC. 0021 that took two weeks of my vacation away with Emilie. That time was used to have Emilie tortured: burned with cigarettes at a private residence 45 miles from where she was ordered to be. <u>2.42 3.10</u>
04/03/2012	Human trafficking: Emilie was taken to a dirt parking behind District Court 31-1-07 in Bethlehem PA by Freya Koger Ph.D's people of Lehigh Transition Services. Freya Koger Ph.D was one of the people that benefited the most from Judge Ed Smith's 2006 approval to traffic Emilie. The parking lot was NOT connected to the Court. Emilie was

⁹ I believe Chief Scalzo's appointment was similar to *U.S. v. Harrington, Grant, Yermey Reichberg*. (Jewish) building owners, business men placed leadership within the NYPD to leverage for their personal racketeering activities.

let there “ALL DAY” and met by her “judge friend” and police. 2.42

Judge Ed Smith was being vetted for federal judge and his law partner’s granddaughter — Solicitor attorney Ray DeRaymond— was trafficked in parking lots “All Day.”

Afternoon **Human trafficking:** My daughter was taken to a police speed trap lot along Route 78. Not the first time I caught Freya Koger Ph.D’s people parked by highway off-ramps 2012 with my daughter explained as “picnics.” Exhibit 2.42 (p.5)

Judge Halal committed suicide. District Court 31-I-07 committed suicide 06/06/2017 — three months after I posted Emilie’s FamilyMap location at the court on YouTube. <https://youtu.be/Wknw0S8X-cY>

07/20/2012 **Burned with cigarettes.** Our vacation ended 07/15/2012. During the time Emilie would have been on 3.10.1 vacation with me she was instead taken to a private by residence by Freya Koger’s employees of Lehigh Transition Employees and tortured— **burned with cigarettes** Emilie recorded the location before she was tortured. Her phone was destroyed **Cruel, inhuman, degrading treatment.** Freya Koger Ph.D’s people also had a key to Emilie’s house and would walk in on my daughter while she was in the bathroom and changing in her bedroom DAILY. Different people would just show up made sure Emilie was properly “groomed” before her busy day of employment in dirt parking lots, abandon parking lots, cops speed traps, and disease with judge friends, cops. 2.42, 2.46, 2.86.

07/2012 **Human Trafficking. Tasks in cars in parking lots.** According to Lehigh Transition Service progress reports my daughter, Emilie was required to perform some “TASK” in the back seats of vehicles. 3/11/2013 my daughter contracted an STD—SCABIES as a result of her trafficking and cultivated into Norwegian Scabies used to attempt my daughter’s murder.

07/2018 The PAAG’s criminal department (agent Bosh) refused to talk about this. 2.87
Emilie had about one new judge friend a month. My “new judge friend”.

08/06/2012 **Burned with cigarettes.** 08/06/2012 Emilie was restrained and tortured—burned at a private residence again. I 3.10.2 presented her assault to my sister Pennsylvania Deputy G. Kraemer—Judge Smith’s best friend. She refused to document or arrest anyone. Deputy Kraemer played down the seriousness and significance of the assault, constraint resulting in second and third degree burns. Torture defined here within the meaning of the 2005 U.S. Justice department’s memo (Exhibit 2.6) on Iraqi war detainees torture P36.

08/10/2012 **Conspiracy to racketeering:** Judge Ed Smith would be presiding over and attending my sisters wedding 4 days later with his “biker chick” girlfriend. My sister representing the Northampton County PA’s Sheriff’s department knowingly willfully facilitated my daughter’s torture on GOP Federal Judge applicant’s Judge Ed Smith’s behalf.

- 10/10/2012 **Human trafficking:** Emilie is far from Lehigh. The jobs Emilie wanted were not trafficking jobs. They let her work them just long enough to make them look legitimate then pushed her right back to human trafficking. 3.10.6, 3.10.7, 3.10.8.
- 10/19/2012 **Assault.** Integration Fridays At The Therapists Office. Emilie's head cut, mouth swollen, drug addled. Sarah Dinan and Insight Investigations I Emilie was assaulted at therapist Sarah Dinan's office at 25 E. Center St #4, Nazareth, PA 18064 arranged by her mother. My daughter sedated as part of her "voluntary therapy". Emilie never wanted to go in— would refuse to leave the car. Interrogations were enforced by Dr. Koger, Federal guardian Shanon Moore and Amy DeRaymond.
- (421. Conversely no one enforced Emilie's medical treatment when she had Norwegian Scabies when they tried to murder her with it. Exhibit 3.12, 2.42.)
- 11/17/2012 **Stove burn.** Third degree. No treatment, no explanation. 3.13
- 11/27/2012 **Stove burn.** Third degree. No treatment, no explanation. 3.14
- 02/06/2013 **Human trafficking parking lot.** Emilie extremely upset. She was in a parking lot. Wanted to be taken back to the office. A cigarette was put out on Emilie's forehead. 2.86.14, 2.42 p14.
- 02/08/2013 **Burns with cigarettes.** Burn to Emilie's forehead. No explanation. 3.15
- 03/11/2013 **Human trafficking. Emilie Has An STD Scabies.** Emilie's Mother, Freya Koger, and federal guardian Shanon Moore human trafficked my daughter. Then end result is a severe rash that is scabies an STD. Defendant's refuse to take Emilie to a doctor. 1.5
- 04/29/2013 **Untreated Severe Scabies.** Deliberately misdiagnosed as eczema. 05/01/2013 1.5.2

.....
 FACTS SECTION V

2013 "One Stop Shop" Start Date For Interstate Attempted Murder For Hire

MAY 2013 EASTON PA defendants were smart enough to wait until 05/2013 to start interstate attempted murder for hire predicated on the evaporation of the Equal Protection Clause in the City of New York as it pertained to NYPD's special treatment of Jewish landlords. This was observed and coined as One Stop Shop by the FBI e.g., Jewish business men and building owners were able to reach NYPD leadership instead of looking around for the right inspector to bribe i.e., one stop shop. That NYPD was open to bribes by Jewish businessmen was well advertised by NYPD. i.e., my Jewish landlord's Michael Edelstein's insanely favorable treatment by NYPD. See *U.S. v. Grant, Yermey Reichberg*. Exhibit 1.3

May 2013 Defendants had control over Easton PA police and the City of New York's NYPD.

May 16, 2013 My daughter's attempted murder started: cultivating Norwegian scabies. Exhibits 1.5, 1.5.1

May 18, 2013 My attempted murder started in Apt 8G: toxic fumes: Exhibits 1.6, 1.28

05/2013 **Start Of Interstate Attempted Murders: One Stop Shop**

May 2013 FBI documented "One Stop Shop" by Jewish landlord's to bribe NYPD leadership for favors. *U.S. v. Harrington, Grant, Yermey Reichberg* 1.3, 1.5, 1.6.

PA defendants waited from March, 11 2013 until May 2013 to agree to a doctors appointment whereupon Emilie was prescribed medication 05/16/2013 that would invariably kill her.

05/07/2013 **Assault, Sexual aggression, trafficking.** Guardian Lisa Spitale pulled my daughter Emilie from a public swing set and took her screaming to an abandon parking lot. There were no police to call as Emilie was trafficked to them. I tracked my daughter on Family Map. 2.42 p14.

05/16/2013 **Start of Attempted murder PA.** Defendants medicate Emilie with extremely powerful topical immunosuppressives that will invariably kill her. 1.5

"Scabies is more common among those with chronic corticosteroid or other immunosuppressant use. Severity is related to the patients immune status." MERCK Pharma.

05/16/2013 **Human Trafficking.** Emilie is trying to handle this herself. She hid these from me because of what they do to her if she tells. 1.7

05/18/2013 **Start of Attempted murder NY.** Began via toxic fumes into plaintiff's NY apartment 8G. NYPD refused to investigate my landlord's use of toxic fumes they identified as attempted murder. Exhibits 1.6, 4.19. <https://youtu.be/JPaB9UM44K8>

05/24/2013 8:52 AM Emilie's mobile phone text to Lehigh Transition Services: "I am not going to Sarah" (Sarah Dina same address as Insight Investigations) Emilie has Norwegian Scabies. It can be easily seen on her neck, arms and hands— what kind of therapist lets their patient walk around like that or not ask questions about it? Sarah Dinan was retained by Amy DeRaymond. 3.17

05/29/2013 To Federal guardian Shanon Moore: "Why wasn't Emilie's rash in the progress report alongside the list of her behaviors?" 2.86.22

Defendants hid the evidence of their intent to attempt Emilie's murder. The rash is scabies, the defendants know its scabies but lie to me calling it "eczema" 3.18

- 06/06/2013 In the span of one hour 8 traffickers stalked and tracked Emilie after an altercation the day before. This is just when I happened to catch them. 3.19, 2.85
- 06/14/2013 Federal Guardian Shannon Moore lied about who Emilie was with during her time with Lehigh Transition Services. Emilie was in parking lots, private residences. She suggests I call the Easton police who are implicated in Emilie's trafficking Ms. Moore was facilitating. 3.20
- 07/14/2013 Fingerprint bruises on Emilie's arm two weeks before Judge Ed Smith's Presidential nomination for Federal judge. She has Norwegian Scabies. 2.42 p15.

.....

Defendants knew they were attempting to murder victim 1-EK:

- 07/14/2013 See photo of Norwegian Scabies on elbows treated as Eczema 1.5.3
- 07/22/2013 See photos of Norwegian Scabies causing skin fissures on her hands treated as eczema. 1.5.1, 1.5.4
- 07/26/2013 Norwegian Scabies—GONE one week before Judge Ed Smith's nomination. 1.5.5
This is an impossible fact unless defendants used a scabicide to heal Emilie's hands. That is, defendants prove they knew what is was, lied about the eczema diagnosis, and we're deliberately harming Emilie.

.....

FACTS SECTION VII

2013 Attempted Murder Of Judge Smith's Trafficking Victim 1 After His Presidential Nomination

Defendant's knowingly cultivated a lethal biological agent: Norwegian Scabies from scabies (which victim-1 contracted from being trafficked by PA defendants) via the use of immunosuppressive drugs. They began cultivating Norwegian Scabies 05/16/2013 when One Stop Shop started in New York and attempted to finalize their murder starting 08/07/2013 a week after conservative republican Judge Smith received his nomination from President Obama via the application of PURE immunosuppressive ELIDEL. Then attempted specific attempts of attempted murder vis-a-vis skeptic shock starting the week of 08/12/2013 by making Emilie clean animal cages while her hands were "full of sores" and skin fissures as a result of using ELIDEL.

08/01/2013 **PRESIDENT OBAMA NOMINATED JUDGE ED SMITH.**

Finalizing victim 1's attempted murder.

08/07/2013 Defendants attempted to finalize Emilie's murder a week after extra conservative republican Judge Ed Smith was nominated by President Obama for federal judge 08/01/2013 with the securement of ELIDEL a PURE immunosuppressive used to cultivate Norwegian Scabies on Emilie. Exhibit 1.5.6

Mother Amy DeRaymond, Freya Koger, Lisa Spitale, federal guardian Shanon Moore greatly accelerated the cultivation of Norwegian Scabies. Exhibit 4.16

- 08/10/2013 Phone conversation with Mike from PestPro my exterminator. Mike suggested I had SCABIES or CRABS after his first two treatments failed. Mike also lied about the existence of the Service Reports that found Bird Mites (which are extremely nasty) in the apartment. The exterminators that found bird mites said there had to be a nest. There was. It was constructed by the landlord and not discovered by me until the landlord attempted to destroy the apartment after: (a) Forcing me out 11/6/2013 via the dispersion of biological agents (bird mites) and toxins. (b) 11/08/2014 the owner of PestPro unwittingly admitted to the existence of the Services Reports while seeking double payment—resulting in my request for an HPD inspection. (c) Causing the landlord to attempt to prevent the inspection by yanking the steam pipe from the radiator a few days before the 11/18/2014 HDP inspection #1721. Exhibit 1.10.11, 1.11, 1.12, 1.10.2, 1.10.1
- 08/10/2013 My weekend visitation with Emilie. Norwegian Scabies has already erupted on Emilie from the use of ELIDEL. Its obvious. I learn from Emilie Freya Koger, director of Lehigh Transition Services has suddenly decided that Emilie (victim 1) needed to clean STRAY ANIMAL CAGES IN HER EXTREME STATE. Her hands have open sores and skin fissures from Norwegian Scabies. Exhibit 1.5.6
- 08/11/2013 10:00 PM Alan Fuchsbergh Sunday night emergency call. Exhibit 2.86.30B
- 08/12/2013 AM Emergency meeting with Alan Fuchsbergh
- 08/12/2013 11:24 AM I Email from Fried Frank regarding RFP. Exhibit 2.86.31B

ATTEMPTED MURDER VIA SEPTIC SHOCK

- 08/12/2013 11:38 AM I TK Email to Lehigh about (a) making my daughter (victim 1) work in her extremely ill condition (b) Making her clean animal cages while her hands had deep fissures and sores from Norwegian Scabies defendants were calling Eczema. (c) They deliberately lowered Emilie's immunity to cause Norwegian Scabies. However, they are also making her clean bacteria laden animal cages. Emilie is extremely susceptible to septic shock in her immunosuppressed condition. Septic shock is almost always fatal. 2.86.31
- 08/13/2013 **Allene Kraemer to me victim 2:** "Emilie DID NOT have bugs crawling all over her body. She was here visiting me and your family when *her hands were full of sores she had a cream to put on her hands* which she did a few days later Amy text me and told me what she had was contagions and to tell every one that was here to visit with her."
446. The cream Allene Kraemer is referring to is ELIDEL prescribed 08/07/2013—a pure immunosuppressive. The sores—skin fissures—are from the hyper-infestation of the human scabies mite. A flesh eating arthropod. When hyper-infestation erupts due to lowered immunity the tissue (SKIN) breaks down and falls apart. 08/23/2013 Emilie hands were being held together with tape.

This description is to provide insight to mental state of my mother. 8/17/2014 my mother was helping the RICO enterprise attempt to extort me to move to PA. She is a former Easton School District Employee.

08/16/2013 I caught Lehigh Transition Service's staff taking Emilie (victim 1) to my mother's house without telling me. My mother who was deaf took Emilie's mobile phone from her and locked her in during overnight stays after Lehigh was attempting to put her into septic shock during the day.

Emilie is gravely ill with Norwegian scabies. She has no chance of survival if she goes into shock around my mother. I recorded the incident and they erased it. 2.86.32

08/26/2013 **I stopped Emilie's attempted murder by calling DermOne. Exhibit 3.21**

08/28/2013 DermOne diagnosed Emilie with Norwegian Scabies and prescribed One tablet of Stromectol 3 Mg and Permethrin 5%. A substandard prescription for her condition.

11/01/2013 I refused to pay support after Emilie's mother attempted to murder our daughter ending our silent extortion agreement. Exhibit 2.82

Supporting the allegation of interstate attempted murder for hire of victim 1EK

There were three New York entities that created false records regarding the origin of my daughter's murder weapon (scabies) to be my New York apartment or me. Because the murder weapon for example, was not a gun, and a biological agent (scabies) cultivated into its lethal form Norwegian scabies on my daughter PA defendants were able to create the impression via false documentation their murder weapon had its origins in New York then used it freely to attempt the murder of their victim, and impediment to Judge Ed Smith's federal appointment in Pennsylvania—my daughter Emilie (victim 1):

1. **08/10/2013 PestPro** | Mike at PestPro suggested I had SCABIES or CRABS two days before my daughter's attempted murder by Lehigh Transition Services (LTS) while hiding the exterminators Service Report that found bird mites in my apartment. Defendants cultivated scabies into Norwegian Scabies on Emilie until she had deep skin fissures. 08/09/2013 LTS was making Emilie clean stray animal cages and the week of 08/12/2013 putting EK at high risk of septic-shock. Exhibit 1.10.11, Exhibit 1.10.2

Emilie's never had to clean animal cages before. She told me about it the 08/10/2013 weekend which prompted me to email Freya Koger of LTS 08/12/2013 11:38AM and have them stop it.

2. **03/04/2014 DHCR** | DHCR wrote NOTES which they removed from the FOIL that said my apartment had SCABIES—which is impossible. When I tried to retrieve the

NOTES HCR employees said they did not exist, could not find them, gave me the finger.
Exhibit 1.45

3. **11/21/2014 Pitta & Bishop** | After filing for custody in federal court (14-cv-9343) an extremely upset Pitta & Bishop CFO, Mickey Cekovic lobbyist and Senior Government consultant refused to pay me until I talked to him about my daughter's SCABIES two hours after I filed 14-cv-9343.

4. **11/21/2014 SDNY** After my conversation with CFO Mickey Cekovic the SDNY did not give 14-cv-9343 a CV number for 100 days preventing the public from seeing proof of victim 1's attempted murder, or the PestPro report which firmly planted the origin of PA defendants attempted murder weapon (SCABIES) in Pennsylvania.

14-cv-9343 contained two first presented pieces of evidence (i) CVS data that proved my daughter's attempted murder via the cultivation of scabies into Norwegian Scabies (ii) The PestPro report that Mike said did not exist.

It is overwhelmingly clear these FOUR NY entities were involved helping Easton PA Judge Ed Smith dispose of victim 1EK right after he received his 08/01/2013 federal Judge nomination from President Obama. This evidence also strongly suggests PA defendant's were more concerned with their democratic rival's—President Obama's—review of their extra conservative republican nominee than they were with the rest of the process.

-
- | | |
|------------|---|
| 03/11/2013 | Supporting the allegation of interstate attempted murder for hire of victims 1, 2
Defendants Koger, Moore, Spitale, Fontno refused Emilie's requests for medical attention for two months defendants suddenly agreed. |
| 05/2013 | One Stop Shop PA / NY defendants to waited until 05/2013 to start interstate attempted murder for hire. It was done in connection with the evaporation of the Equal Protection Clause in the City of New York due to NYPD's special treatment of Jewish landlords. Defined as One Stop Shop by the FBI <i>e.g.</i> , Jewish business men and building owners were able to reach NYPD leadership instead of looking around for the right inspector to bribe <i>i.e.</i> , one stop shop . That NYPD resources were open to bribes by Jewish businessmen was well advertised by NYPD. <i>i.e.</i> , my Jewish landlord's Michael Edelstein's absurdly favorable treatment by NYPD. See <i>U.S. v. Grant, Yermy Reichberg</i> . The defendant's coordinated interstate attempted murder for mutual multi-beneficial results. A predicate RICO offense: 18 U.S.C. §1958 Exhibit <u>1.6</u> |
| 05/16/2013 | Victim 1 was prescribed medication that would INVARIABLY kill her—cultivating Norwegian scabies until 07/26/2013 They hid its effects (skin fissures, crusting of her hands) just before 08/01/2013 (Judge Smith's presidential nomination) then resumed use of the medication (that would invariably kill her) at much higher potency 08/07/2013 . A |

violation of 18 U.S.C. § 175 (c) as they knowingly, deliberately cultivated a biology to attempt to murder a witness. Exhibit L.5

05/18/2013 **Victim 2** NYPD effectively endorsed my Jewish landlord's assault and attempted murder via toxic fumes. NYPD defined my description of the landlord's toxic fume use as assault and attempted murder then refused to investigate. "come back and see us again if he does it again" Then erased my detectives report on the matter. My landlord stockpiled noxious chemicals on his properties. He weaponized their use in violation of 18 U.S.C § 229 and 18 U.S.C. § 229F (1) in furtherance of a federal judge appointment by tampering with a witness who was a potential impediment to judge Smith's nomination. Exhibits L.6, L.15

Easton PA police and NYPD were clearly working together. NYPD had a documented penchant for taking bribes from NY Jewish landlords. The Easton Police were practically Judge Ed Smith's private security. My landlord owed me over \$800,000 in rent over charges, wanted to remove the apartment from rent stabilization. It was mission critical for Judge Ed Smith to get rid of my evidence of his trafficking of victim 1 in criminal conflict with his federal judge application. Interstate activity of them working together is present though-out this complaint.

.....
11/06/2013 U.S. SENATE INTERVIEWED JUDGE ED SMITH

I was assaulted in my apartment 145W71-8G-NY-10023 via the use of a device the landlord constructed under the windowsill behind the radiator in my bedroom venting an extreme amount of biological agents and toxins causing my eviction through violence by 11/16/2013. Exhibits L.11, L.12

01/07/2014 **PA Victim 1: Sexual aggression** at a private residence before Judge Smiths 01/16/2014 Senate nomination. 2.42 p18-19

01/16/2014 U.S. SENATE NOMINATED JUDGE ED SMITH

01/24/2014 **PA Victim 1 Emilie has fingerprint bruises** from being restrained and burned after telling me cops were involved. 2.42 p17

01/29/2014 Emilie is hospitalized after telling me cops were involved. 2.42 p18-19

03/26/2014 ED SMITH'S FEDERAL JUDGE APPOINTMENT.

03/27/2014 The Day After Judge Ed Smith's Federal Judge Appointment

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any further testimony from her in regard to her human trafficking.

Exhibits 1.4, 4.16

.....
 Risperidone 0.25/0.5MG | 03/27/2014 | 105 tablets | 41.0 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

03/27/2014 Freya Koger and Federal Guardian Shanon Moore hid the **seizures from** quadrupling Emilie medication the day after Judge Smith was appointed federal judge in their progress reports. They documented an amazing triple improvement post seizure result in my daughter's ~~potential~~ retention abilities in their progress report —which is impossible.

03/27/2014 | Exhibit 4.5

Table | Independent reading level material retention: 01/2014 to 02/2014

10/13: 28% | 11/13: 40% | 12/13: 20% | 01/14: 15% | 02/14: 20%

05/29/2014 | Exhibit 4.6

Table | Independent reading level material retention: 03/2014 to 04/2014

| **03/14: 52%** | **04/14: 62%**

“Neurocognitive impairment is frequent in epilepsy patients. Causes are multiple, and may be influenced by several factors including the epilepsy syndrome. Most cognitive complaints in adult patients are mental slowness, memory difficulties and attention deficits.”

<https://www.sciencedirect.com/science/article/pii/S1059131106000367>

616. Defendants illegally used Risperidone known for its restraining properties while they were abusing Emilie and caused seizures—impairing Emilie permanently.

<https://www.justice.gov/usao-cdpa/pr/johnson-johnson-pay-more-22-billion-resolve-fraud-and-misbranding-allegations>

.....
FACTS SECTION VIII

2014 Maiming Of Judge Smith's Trafficking Victim 1EK After His Federal Appointment

03/26/2104 | There was a dynamic shift in the RICO enterprises behavior the day after Judge Ed Smith's federal judge appointment. They moved from sneaky chicanery, to practically advertised racketeering. 03/27/2014 Federal Guardian Lisa Spitale and Amy Fontno brain damaged my daughter over medicating her. Chilling Emilie's speech.

Emilie's medication ballooned from 15MG per month to obscene quantiles of 41MG, 31.5MG, 45MG. Purchased seemingly randomly, but are actually purchased in connection to my federal court filings—administered over the course of a few days—as can be seen 07/08/2014 to 07/11/2014. Exhibits 1.4, 4.16,

03/26/2014 | **Judge Ed Smith appointed Federal Judge**

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any

further testimony from her in regard to her human trafficking. Exhibits 1.4, 4.16

03/27/2014 | Risperidone 0.25/0.5MG | 105 tablets | 41.0 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

.....
05/16/2014 | 14-cv-3804 SDNY | *Kraemer v. Edelstein*

Defendants caused Emilie to convulse impairing her mentally —impeding testimony from her in regard to her human trafficking. The mother picked up 126 tablets of Risperidone 0.25MG on Sunday 05/25/2014. Exhibits 1.4, 4.16.

05/25/2014 | Risperidone 0.25MG | **126** tablets | 31.5 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

14-cv-3804 SDNY | Tampering Exhibit L | letter to the PA AG

It cited my daughter wetting herself during school hours. It was broken apart deliberately hidden in the docket. My daughter began wetting herself 2000 after the director of special ed, John Merlo and Amy Fontno agreed not to report Emilie injures in school to me. Ed Smith was Amy Fontno's (Emilie's mother) attorney at the time. 4.10, 4.9

07/11/2014 | 14-2221 2nd. Cir. | *Kraemer v. Edelstein* | Doc. 25

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any further testimony the same day Doc. 25 Cured. Exhibits 1.4, 4.16.

07/08 - 11/2014 | Risperidone 0.25MG | 120 tablets | 45MG over three days.

07/08/2014 Risperidone 0.25MG Qty 30

07/08/2014 Risperidone 0.5MG Qty 30

07/11/2014 Lamotrigine Anti-Seizure medication

07/11/2014 Risperidone 0.25MG Qty 30

07/11/2014 Risperidone 0.5MG Qty 30

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

Alleged narcotics trafficking

Compare exhibit (1.4) sedative refills (x2) on a bottle of Hydroxyzine against the CVS database record exhibit (4.16) with the same Rx 0232918 showing NO refills and the account "Inactive." They are completely different. Setting an argument for who knows what they were giving Emilie to cause seizures.

The day after Judge Ed Smith was appointed Federal Judge 03/27/2014 the defendants discontinued Bupropion (known to cause seizures 1.4), quintupled Risperidone administering it over the course of a few days resulting in seizures (Emilie's never had seizures before). Risperidone according to the FDA is highly unlikely to cause seizures. *e.g.*, it is highly likely they were substituting medication in bottles

marked as Risperidone. Exhibit 416.1, Exhibit 4.16.2

Doc. 25

Regarded PA Judge Paula A. Roscioli's demand for support predicated on a disability my daughter did not have MR317. It was ruled out by the the 05/18/2006 State Appellate #1726, and by medical diagnostic. JUDGE ED SMITH approved the use of MR317 12/21/2006 in violation of federal law at the behest of his law partner, Emilie's grandfather, Attorney Ray DeRaymond. The end result of making that pubic was the extreme over medication and brain damaging of my daughter —giving her an actual disability Exhibit 2.34, 2.34.3

09/25/2014 | Federal Guardian Lisa Spitale is obviously lying to me—hiding Emilie's seizures.

"Dear Mr. Kraemer: I have received multiple emails from you demanding that Emilie stop taking medications which you believe have been prescribed to her. I do not know how you obtained what you believe to be a list of Emilie's medication, as you are not her guardian. Much of your information is inaccurate. In addition, please be assured any medication Emilie may take would be prescribed by one of her treating doctors and would be carefully monitored by the prescribing doctor."

08/17/2014 14-2221 2nd. Cir. | *Kraemer v. Edelstein*

PA federal guardian Lisa Spitale attempted to extort me to drop US 14-2221 2nd Cir. against my (Jewish) landlord Mr. Edelstein if I wanted to see my daughter again. Quid pro quo extortion by Lisa Spitale for Mr. Edelstein's help in violently evicting me 11/06/2013 during Judge Smith's U.S. Senate review for federal judge.

Exhibit 2.53.2 08/17/2014 5:34 PM AK (My Mother) No need to be one the streets
NO ONE wants to take Emilie AWAY FROM YOU!!!

Exhibit 2.53.3 08/19/2014 **4:33 PM Guardian Lisa Spitale email me**

Exhibit 2.53.3A Lisa Spitale communicated with my mother AK: See influence
08/19

Exhibit 2.53.4 08/19/2014 **4:59 PM AK Got it. You don't have a lot of choices**

08/22/2014 **Doc. 85 14-2221 2nd. Cir:** Motion To add defendants:
Guardian Lisa Spitale
Guardian Shanon Moore
Freya Kroger of Lehigh Transition Services
Northampton County Office of Developmental Programs.

Exhibit 2.53.5 08/22/2014 10:30 AM AK Have you received the ticket to come see EK?

08/22/2014 12:43 PM TK How long have you been in touch with Lisa Spitale"

08/22/2014 02:32 PM AK So are you coming out tomorrow or what?

Exhibit 2.53.6 08/22/2014 10:42 PM AK Did you get the ticket? (Oneway bus ticket to Easton PA)

08/23/2014 My daughter's mobile phone is dead.

Exhibit 2.53.7 08/23/2014 12:23 AM AK Where are you?

Exhibit 2.53.8 08/23/2014 11:37 AM TK Retrieve oneway bus ticket from a US Po Box.
 08/23/2014 11:37 AM AK A few seconds later:did you get the bus ticket?
Exhibit 2.53.9 08/23/2014 02:47 PM AK Did you get the bus ticket? (They know I have it)
Exhibit 2.53.10 08/23/2014 03:12 PM TK Why in the world would you want to communicate
 with the individual largely responsible for having your
 granddaughter injured. And you saw the injuries. Do you think
 Emilie deserved to be injured? Or is it like you always say just
 go along with the crowd and maybe they'll go away?
Exhibit 2.53.11 08/23/2014 11:31 PM AK I have no idea what you're talking about.
Exhibit 3.25.2 Did you get the ticket?
Exhibit 2.53.12 08/24/2014 12:31 AM TK You're not worth the time of day Ms. Kraemer.
You're total bs.
Exhibit 2.53.13 08/24/2014 01:58 AM AK You need to come home!!! (I've lived in NY 18 years)
Exhibit 2.53.14 08/24/2014 10:05 AM AK I saw Emilie yesterday.
 She is fine. You just need to come here. (Easton PA)
 08/25/2014 **Doc. 88 14-2221 2nd. Cir.: Motion To Be Protected from Retaliation**
Exhibit 2.53.15 08/25/2014 11:21 AM AK Get on the bus and come here. (Easton PA)
Exhibit 2.53.16 08/25/2014 12:39 AM TOM TIME TO COME HOME
 08/25/2014 Easton PA Police officer Seigfried filed for my arrest for making
 a welfare request for my daughter after she disappeared.
Exhibit 2.53.17 08/26/2014 11:48 AM AK I have nothing to do with Emilie's phone...
Exhibit 2.53.18 08/26/2014 02:44 PM TK Where's my daughter?
 08/26/2014 03:35 PM AK She is at school. Why don't you just come to pa?
Exhibit 1.4 08/26/2014 **Emilie over-medicated into convulsions by Spitale, Mother Fontno**
 Emilie prescribed Lamartine (anti-convulsant) Risperidone 90 tablets
 08/26/2014 **Doc. 95-2 14-2221 2nd. Cir: Demand to Produce Witness, Victim EK**
Exhibit 2.53.19 08/27/2014 08:32 PM AK Did you ever get the bus ticket?
 Are you back in the apartment?
Exhibit 1.22 08/28/2014 Mr. Edelstein filed for non-pay dwelling #27965 with housing court.
Exhibit 1.22.1 08/28/2014 PA Federal guardian Lisa Spitale's letter on EK's mobile phone theft.
 It cited: *"A mother can take a daughter's mobile phone law"*
 08/28/2014 **Doc. 104 14-2221 2nd. Cir: To Be Protected From Extortion.**
 09/04/2014 **Doc. 124 14-2221 2nd. Cir: For Emilie L. Kraemer to Be Entered As a**
 Witness. 14-2221 was dismissed within hours after Doc.124 filing

.....
In baseball parlance the defendants set up a game of rundown, or pickle.

I can't move back into 8G—its a death trap. Not only did they repeatedly attempted to murder me in it—
 with the approval of the NYPD—they were successful to make me move 11/06/2013 while Judge Ed
 Smith was interviewed by the US Senate for federal judge. DHCR hid its fraudulent cancellation
 document from the FOIL after determining 8G was so hazardous it could not even be inspected much less
 inhabited. Exhibits 1.17, 1.18

Defendant's advertised their crime to each other. They used the opportunity they created for themselves attempt to extort me into judge Smith's lawless jurisdiction. It is easy to see they are steering me—my daughter's wittiness of judge Smith's trafficking of her— to move into Judge Ed Smith's lawless jurisdiction after forcing me to the street and making my life insanely miserable via their **pickle**: *e.g.*, corruption persuasion of DHCR, Manhattan Housing and SDNY Federal Court.

Rather than admit they were lying after being exposed via Doc. 25—Judge Ed Smith was just appointed federal judge—Northampton County proactively and immediately severely overmedicated my daughter—brain damaging her with an obscene amount of medication causing a real disability to save Judge Ed Smith and themselves in the 2nd Cir. for not having a credible disability.

630. The oneway bus ticket to Easton PA was a death sentence:

1. They attempted to murder my daughter in connection to Judge Ed Smith's nomination 08/01/2013
2. They brain damaged my daughter the day after Judge Ed Smith was appointed.....03/27/2014
3. I refused the ticket and they brain-damaged Emilie further..... 08/26/2014

Lisa Spitale and the Easton Police cited "*A mother can take a daughter's mobile phone law*"
Aside from gender based theft being unconstitutional they used this law to justify kidnapping.

Moritz v. Commissioner of Internal Revenue, 469 F.2d 466 (10th Cir. 1972) decided by the U.S. Court of Appeals for the Tenth Circuit 11/22/1972. Held that classification by gender was "an invidious discrimination and invalid under due process principles." <https://law.justia.com/cases/federal/appellate-courts/F2/469/466/79352>

633. The Hobbs Act prohibits actual or attempted robbery or extortion affecting interstate or foreign commerce "in any way or degree." *McCormick v. United States*, 500 U.S. 257 (1991). Some courts have held that the Hobbs Act can be applied to past or future public officials, as well as to ones who presently occupy a public office at the time the corrupt payment occurs. See *United States v. Meyers*, 529 F.2d 1033, 1035-38.

FACTS SECTION IX

2014 SDNY Concealed CVS Exhibit DD Proving Attempted Murder and Maiming Of Judge Smith's Trafficking Victim 1.

11/21/2014 | 14-cv-9343 Kraemer v. Fontno contained two first presented pieces of evidence (i) Exhibit DD CVS data that proved my daughter's attempted murder via the cultivation of scabies into Norwegian Scabies (ii) The PestPro report that Mike of PestPro said did not exist.

The SDNY did not give 14-cv-9343 a CV number for 100 days then transferred to the EDPA (Judge Ed Smith's jurisdiction) dismissed with prejudice, not posted to PACER and put in the archives. Preventing the public from seeing proof of attempted murder, or the PestPro report that firmly planted the origin of their attempted murder weapon (Scabies) in PA.

The alleged rigging and corrupt persuasion of the Federal Courts resulted in the concealment of evidence of: (i) terrorism, (ii) attempted murder, and (iii) the deliberate maiming of victim 1 in connection with forwarding Judge Ed Smith's federal judge appointment.

FACTS SECTION X

2015 Illegal Eviction: Theft Of Property, Livelihood, Trafficking Evidence

02/05/2015 Housing Court *Edelstein v. Kraemer* false claim #79433/14.

Judge Wendt was improper, acted with malice, extreme discrimination: yelling at me 5:00 PM the last hearing of the day with no one else around. Judge Wendt ordered me to pay a \$14,737 rent deposit as per RPAPL §745 when HE KNEW the landlord owed me over \$270,000 in rent overcharges from DHCR records in his possession. The overcharge was confirmed by Housing Court Rm104 attorneys 2015 and DHCR Deputy Commissioner Woody Pascal 2017. Escrow 1.30. DHCR DM-410056-R (1) (2) Rent history proving overcharge.

02/19/2015 Judge Wendt mocked my illness from Edelstein's use of toxic fumes: "I'MMMMM SICK" in a whinny nasally tone. He DECLINED Director, Ed Keesley's City of New York's HRA Homeless Diversion Units request #00035602756F for the legal rent of Apt 8G—Judge Wendt had to know was illegal. Exhibits 1.32, 1.31, 1.35

05/13/2015 City of New York's HRA Homeless Diversion Units request #00035602756 illegally processed what is known as a "One Shot" using the illegal rent it would never be allowed to pay (because the City cannot spend money on illegal rent) and rejected the claim I never filed because "I didn't make enough income" when I made plenty of income the previous year — before I was poisoned out of my apartment 2013/2014 for which I was mocked "I'MMMMM SICK" by Judge Wendt 02/19/2015. 1.35.

08/19/2015 Judge Wendt evicted me confiscating *ALL* of my property to satisfy his illegal \$14,737 rent deposit for a Jewish landlord that owed me over \$270,000. Judge Wendt put me on the street with the cloths on my back, and no way to conduct normal business in violation of the 14th Amendments excessive fines and due process clause.

638. Judge Wendt violated the 14th Amendment's Due Process Clause, the Excessive Fines Clause and 18 U.S.C. § 1951. Judge Wendt's hostile and irrational behavior resulted in the destruction of evidence against the RICO enterprise that trafficked my daughter and insulated Judge Ed Smith's federal appointment.

639. Judge Wendt's hostile and irrational behavior is corollary to Federal guardian Lisa Spitale corruptly persuading interstate court outcomes.

02/05/2105 NY Judge change: Judge Hann to Judge Wendt

NY 79433/14 *Edelstein v. Kraemer*

02/06/2015 PA Judge change: Judge Baratta to Judge Zeto

PA 2014-00081 *Fontno v. Kraemer* 2.58

FACTS SECTION XI

2015 - 2017 NYPD Theft Of Additional Trafficking Evidence Via Use Of Private Security

2015-2016 | NYPD / McDonald's Security Theft Of Two Laptops: Post Evection.

10Th Precinct 230 W 20Th St, New York, NY 10011

I believe the precinct organized the theft of two of my laptops in collaboration with McDonald's Security 335 8th Ave, New York NY 10001. When I met with the desk sergeant to file a report he was strange. He asked if I fell asleep. I said let's just look at the tape. He refused. He wanted my recollection—and I refused and gave some limited version as he wasn't interested the empirical evidence. The laptops had incriminating evidence against Judge Ed Smith, Amy DeRaymond my landlord Michael Edelstein, the NYPD. The 10th Precinct Sargent wanted me to see a detective.

2017 | CVS / NYPD | Organized Theft Of My Terabyte Backup Drive: Post Evection.

4TH Precinct 101 E 14TH St New York, NY 10003

CVS Security 300 Park Ave. South New York Ny 10010. I believe the Union Sq. precinct organized the theft of my terabyte backup drive of evidence. CVS security cameras (available to all retail employees) were used to see if I would nod off while charging my laptop after work a 4 AM shift at UBER—that's when the robbery occurred. The hard drive had incriminating evidence against Judge Ed Smith of Northampton County PA and video evidence against my landlord. It included videos of fans running in the apartment venting fumes, HPD repair recordings, and photographs of my daughter's injuries. NYPD drove by several times just after the robbery. That is, I noticed the NYPD would do a "drive by" anytime some punitive vandalism, or robbery occurred.

2018-2018 19th St. AMC Theater 890 Broadway

The movie theater environment provides a perfect example of NYPD organizing with gangs via the use of private security supporting the above allegation of security camera aided theft at McDonald's and CVS.

03/5/2019 I was assaulted at the 19th St. AMC theater 890 Broadway An Asian lead gang working with NYPD waited till to see if fell asleep and then made their move. They have interactive access to AMC security cameras and use NYPD pidgin, COUGH COUGH COUGH interactively with security cameras within the theater environment.

For example, if someone dies on screen 3 or 4 people in unison will COUGH COUGH COUGH, or SNEEZE in a very fake manner in the same way the Easton Police did, NYPD, CCRB, DHCR employees have. If I move, close my eyes—a chorus of COUGH COUGH COUGH.

The Asian gang set up was so pronounced and deliberate two AMC employees noticed as soon as I bought ticket a slew of them would show up buy tickets for the same movie and sit in my proximity. What also made it stand out to them these were times when typically **no-one else** was buying tickets and then suddenly there was this very obvious pattern.

FACTS SECTION XII

Attempted Murder, and Trafficking of Ed Smith's Victim #2 Post Illegal 2015 Eviction

642. There was a deliberate attempt by the City of New York to murder me after my illegal eviction from my rent stabilized apartment.

2015 NYPD Provision Of Device GUI, Comstat Data Used For Assault. After my illegal eviction 08/19/2015 the City of New York via GPS / ComStat use began tracking and assaulting me during my sleep in the park via doping. Organized repeated bike tampering brake removal (attempted murder). Arranged vehicular accidents and door throws. I am tracked very accurately, and consistently with the intent to maim. Exhibit 3.28

646. "give the illusion that the captor is not personally inflicting pain or suffering on the victim; rather, it is the environment, or even the failings of the subject's own body that are the causal agents." *U.S. Department of State*

2016 - 2019 Degenerate Branding. The City employed experts to cause "wear and tear" looking damage to a political target. First it was my BMW. Post eviction my bike and clothing. Some tiny little thing would be expertly removed, scraped, bent resulting in failure of breaks for example, or a look of "homelessness" Shirts came back dirtier then submitted. But not just dirtier, specifically soiled around the neck collar and down the button area creating a sort of instant degenerate look. One person was expert at using abrasives to wear holes into material—very talented individuals, with time and financial backing to shape their target into a PR message to be capitalized upon. NOTE's Mayor DeBlasio is big on were in my HRA file made up and arbitrary. I saw these the first time I went to HRA—pages of notes. Extremely dirty business of human trafficking by tampering with my presence and credibility post eviction. Exhibits 1.31.1, 1.31.2, 1.44.2. Adrian Schoolcraft v. NYPD 10-cv-6005 SDNY.

Punitive thefts post eviction became common. If I made money they would steal something worth more than the income I just made. If I bought clothing they would steal it or ruin it. If I found someplace to sit that was quiet — I would soon be surrounded by mentally ill people. That became very evident after my 2015 eviction. 2017 If I made \$40 on a shift working for UBER they would bend a bike rim, (cost \$40) flatten a tire, steal a bike rack, destroy a garment at the cleaners, carve the soles off my sneakers while sleeping etc. This is a terrorist organization attempting to train their victim to do nothing and wait to be trafficked by the City of New York's BHS / Homeless programs. A violation of 18 U.S.C. § 1581.

2017 discovery collection method. I began working for UBER part-time to be able to track real-time interference by NYPD with my income vis-a-vis UBER'S App. 5/25/2018 I turned that data over it over to the SEC. Defendant's altered UBER's employment records; hours worked, trip timing, performance records. I gleaned the theft that occurred at my company Kraemer Inc. was a 24/07/360 operation, extremely granular and detailed was facilitated by the City of New York, the City of Easton PA, and the Easton Area School District via police in collaboration with my landlord.

2017 UBER. My iPhone's GPS location was used to tamper with my bike breaks. One day so badly I

could not use the bike for UBER delivery. I switched to make WALK deliveries on UBER's application. Took a nap on a bench. When I awoke I found the soles from my shoes had been cut off. The attacker could have just as easily slit my throat instead of my shoes. I get slaked 10-20 times a day easily.

7/12/2018 Hit And Run Vehicular Attempted Murder. 7/12/2018 I was lured to a hit and run via my UBER application in the 17th/19th Precincts. I began attracting a lot of adverse police interaction when I began referencing U.S. v. Harrington, Grant, Yerny Reichberg in my draft complaints. I found NYPD often tailed my UBER deliveries and prevented me from working by jamming my work orders.

651. I finished letters to both the PA and NYAG asking about the location of my daughter, her human trafficking. 2:00 AM I got on my bike to do some work for UBER. The UBER order was unusual: Pick up from 38th and 9th Avenue to deliver 52nd and York. I was hit on 58th street and Second Ave headed South. The second attempt that night on my way there. Exhibits 3.26, 3.27.

I was hit by a car 2:30AM. It was not an accident. New York Presbyterian Weill Cornell ER staff used identical pidgin NYPD used in my presence. This time however in a chorus of 4-5 staff Cough, Cough Cough—while I was being treated for serious injury that could have been fatal. *e.g.*, my hospital ER environment was gamed.

Presbyterian ER medical treatment was bizarre. “Required” a CT scan for my cut above my eye and only an X-ray for contiguous broken ribs and internal organ damage (my entire right side was swollen). The antibiotic supplied was for internal infections—which no one mentioned, but repeatedly recommended I take them for my head cut. Exhibit 3.28

My medical documentation was shared to third parties after I was released from the ER and used as a road map to re-injure me in City of New York Parks while sleeping—the CT scan in particular was used to injure my nasal cavity.

655. 07/16/2018 they were stabbing the inside of my sinus cavity soon right after while sleeping in the park. I was drug addled. Taser injuries to my abdominal area where broken ribs pressed into vital organs followed. I got internal organ infections two weeks later. When I tried to get the antibiotics for my severe pain from infection — the pharmacy system “froze.” Exhibit 3.28

Trafficking. NYPD | DOI | Easton Police lost it after I survived —ramped up their efforts 2019. Sniff, Sniff nose wipe aspersion campaign. They inserted some obstruction into my upper nasal cavity. City Hospital otolaryngologists refused to look in that chamber. Bellevue Hospital deliberately exacerbated injury by refusing to look and treat the infected area in collaboration with NYPD. Otherwise known as trafficking.

FACTS SECTION XIII

2015 - 2018 Deliberate medical injury of Judge Smiths Victim #2 caused by the City of New York

NYPD / CNY: RACKETEERING MEDICAL RECORDS

657. NYPD and the City of New York surprisingly, have been consistent in their use of ER's medical facilities and records for racketeering witness tampering: record tampering, attempted murder, attempting permanent mental injury. I was denied antibiotics for infections by a City of New York Hospital.

Both were started by City of New York entities:

- (i) Maintenance caused serious Cellulitis infection
- (ii) DOI, NYPD facilitated a sinus infection via the use of Asian gangs, union employees.
- (iii) My location data and how to assault me came from the City of New York.
- (iv) My medical records were shared with third parties for the purpose of serious injury.

HIPPA was non-existent.

11/2015 | NYPD: MEDICAL EVIDENCE TAMPERING | BELLEVUE HOSPITAL ER
NYPD 13th Precinct 230 E 21st New York NY 10010

658. **Assault.** 2015 The City of New York deliberately caused more injury after my illegal eviction from 145W71ST. I checked into the NYPD controlled ER at Bellevue Hospital for a rapidly advancing cellulitis infection I got from staying at City of New York temporary shelter Main Chance for only one week. I was successfully treated intravenously for the cellulitis infection. Afterward my records were altered discarding the cellulitis infection diagnosis and replaced with a "circulatory problem" made up by an RN. The RN was initially nice, looked up my file and then threw my treatment kit apparently after seeing City of New York's notes. She refused to get near me. Altered my record in a way that preventing me from getting future antibiotics needed for continued treatment of the infection.

659. **Bogus NOTES to cover their racketeering of a federal judge appointment.** The City used innuendo to violate U.S. law. Cause maltreatment, hostile acts, refusal for medical treatment by other City employees—which has worked very effectively. I saw NOTES at the HRA, and the DMV to which the interviewers said WOW there are a lot of notes in here and refused to print them out. The City refuses share the notes it: (a) Utterly made up (b) Used them to insight harm *i.e.*, violate my basic constitutional rights.

01/14/2016 | NYPD WITTINESS TAMPERING | BELLEVUE HOSPITAL ER
NYPD 13th Precinct 230 E 21st New York NY 10010

660. **Human Trafficking.** An NYPD Sergeant recommend I fake having a mental health issue to get out of the sub-freezing temperatures after being treated for infection from staying at City of New York run shelter MainChance. Check in get 3 days of bed and meals; "they all do it—just say your *hallucinating*." I wonder how future direct and circumstantial testimony against the NYPD would be weighed for seeking ER help with hallucinations. I declined the offer. The defendants are a criminal cartoon.

09/19/2018 | NYPD WITTINESS TAMPERING: PRESBYTERIAN HOSPITAL ER
NYPD 17th Precinct 167 E 51st St, New York, NY 10022

661. **Assault.** 7/12/2018 my medical history was shared with third parties used assault me after my trip Presbyterian Hospital's ER resulting from a deliberate hit and run. I'm not dead, as such the City of

New York began a program to capitalize on fresh injuries and older preexisting ones.

09/19/2018 My medical history was recited to me at Asser Levey City Recreation Center in the locker room by a member. He was a bald, 62-year-old, 5.8' 150 lb. man and delved into specific treatment I received for my back.

663. 07/12/2018 After getting treated my hit and run Presbyterian Hospital's records were disseminated to third parties for the purpose of specific medical assault—used as roadmap to cause the most harm. 3.28

664. I was assaulted during my sleep in Central Park a block away from the 20th Precinct. I suffered:

- (i) Nasal cavity injection—doping
- (ii) Back injures
- (iii) Perviously broken ribs were re-injured
- (iv) Trunk was sore from tasing
- (v) Organ damage from tasing resulting in infection

They assaulted me up in my sleep—when I attempted to protect myself by covering my head NYPD told me not to because it was “technically camping.” Exhibit 1.44.2

665. Sinus cavity vulnerabilities were capitalized on after ER CT scan from Presbyterian Hospital was used as a roadmap to cause deliberate injury to the inside of my sinus cavity. The injures manifestations became drug addled innuendo used by NYPD and DOI officials: 1. Nose wipe 2. Sniff Sniff, Sniff.

2015 Sidley Austin: National Security Interrogations, And Torture. Guantanamo Bay.

“the rationale Behnke articulated was not exclusively an ethical one, but a PR one as well—that if the media knew that DOD psychologists supporting interrogations were *pushing for access to medical records, even if for legitimate reasons, it would look horrible.*” Exhibit 2.5.2 p31.

666. City of New York, and the City of Easton PA have a very constant pattern of crossing the line into vile, repugnant methods of racketeering—employing criminal activity condemned by the United States.

FACTS SECTION XIV

NYPD, DOI Manufacturing Evidence

667. DOI / NYPD manufactured symptoms of drug use vis-a-vis nasal injection while I was sleeping in the park after my illegal ejection, and confiscation of ALL of my property 08/2015. They used that opportunity for assault and attempted murder. NYPD and DOI took credit for they assaults one NYPD approached me directly to let me know it was them doing it: “*sniff sniff sniff*”

SNIFF | NYPD FACILITATED STALKING | DUNKIN DONUTS W 31ST NY NY

10/13/2018 | Dunkin Donuts | 360 West 31 St. | Union construction worker from Hudson Yards on 9th Avenue. There is an NYPD camera mounted to the U.S. Post Office across 31st street facing me — I

know this from the guys that work there. The NYPD have access to my laptop camera. That is, when I wiped my nose the stalker responds in kind via exaggerated nose wipe from instruction he received. He turned his head to cough directly at me. Pattern of pidgin: cough, cough, cough, nose wipe, and talking in retail environments through unions. Mid-Town South 357 West 35th St New York NY 10001-1701
Exhibit 3.32

SNIFF | NYPD PROVOCATION | DUNKIN DONUTS 4 W 14TH ST NY NY 10011
NYPD 4th Precinct 101 E 14th St NY NY 10003

10/2018 | Dunkin Donuts | NYPD Union Sq. 14th St. in front of DunkinDonuts.

NYPD waited for me outside in his squad car parked by my bike. When I went to retrieve it he leaned toward me again began to furiously wipe his nose in long exaggerated swipes while looking directly at me. It looked totally nuts.

SNIFF | NYC DEPARTMENT OF PARKS & RECREATION | 430 W 25TH ST. NY NY
NYPD 10Th Precinct 230 W 20th St New York NY 10011

11/7/2018 Chelsey | Kid locker room Sniff, sniff, sniff!! hey: C! Charlie! Charlie! Right? I was approached at a City of New York recreation facility locker-room. Did some insane snorting and nose wiping inches from my face then ran down to the front desk spouting there are detectives cameras in the locker room to back his story: Charlie!! “C” you know Charlie, right? This kid wiping his nose and barking at me. Drug slang.

12/3/2018 | URGENT CARE | Union Sq. 14th. PA wanted to know if I “*put objects in my nose*” before Asian PA could recommend antibiotics for a serious infection. I have no idea what she means. And then I get it— slander. State I do not use drugs. **WILD coughing** from outside the examination room.

SNIFF | DOI 80 MAIDEN LANE

12/6/2018 | NYPD DOI | 80 Maiden Lane | SNIFF SNIFF SNIFF

I went to DOI I was intercepted by inspector Andrew Guinan and his black male partner—no name) who then participated in a sniffing nose rubbing campaign slandering me with drug slang.

1. 80 Maiden Lane Front desk: **Nose wipe, sniff sniff**
2. DOI reception: **Nose wipe, sniff sniff**
3. Inspector Guinan: **Nose wipe.**

4. The older inspector scanned me for weapons. No nose wipe. Normal conversation.
 Mr. Guinan is running a racket.

668. I did not tell anyone I was going to DOI—I just got up and went to DOI—no appointment. Within the 20 minutes of my getting on my bike and getting to 80 Maiden Lane the above was set up. There is no question, DOI was privy to my assaults, attempted murder, fraud. This is post Mark Peter’s firing, but

these things continue in Bill DeBlasio's New York City.

12/10/2018 | PENN STATION | NJT Blond woman attendant: Nose wipe. **Sniff, sniff, sniff.**
I was evicted soon after. I had a ticket. NYPD / MTA / NJT illegally flushed me street.

SNIFF | EASTON COPS | DOI | NYPD | THE CITY OF NEW YORK HAVE ARRANGED A
SCENARIO FOR MY UNTIMELY DEMISE.

Slander, criminal engineering emanating from NYPD DOI.

669. I was stabbed on the inside of my head through the sinus cavity while sleeping. Making me extremely ill through infection and sick from whatever they injected. When I attempted to get antibiotics I was refused medical treatment at ER's. Stalking and human trafficking on behalf of federal judge appointee Judge Ed Smith and a Jewish landlord the Mayor De Blasio administration has shown to bend over backwards for as evidenced in U.S. v. Harrington, Grant, Yerny Reichberg, Exhibit 1.9

FACTS SECTION XV

2017 -2019 Government Backed Badgering

Witness tampering: official use of pidgin intended to terrorize target.

675. 2017 forward I was stalked and badgered in furtherance of racketeering an extreme right GOP federal judge appointment by employees and customers at major brands including but not limited to: Apple Computer, City of New York Park & Req Centers, NYS DHCR, Dunkin Donuts, Duane Reade, FedEx, McDonalds, Pret-a-Manger, Starbucks. These badgering episodes were driven by NYPD detectives, internal security cameras vis-vis outsourced security cooperating with NYPD.

676. Stalks average 20 encounters a day.

677. 2017 forward I was stalked and badgered in furtherance of racketeering an extreme right GOP federal judge appointment by employees at governmental entities and police:

2017	<u>CCRB</u> Inspector (Jewish woman) smiled about my daughter's <u>trafficking to cops</u> . CCRB Front desk: Cough Cough Cough I was tracked there by NYPD
2017	DHCR 25 Beaver Street. Front desk White male Cough Cough Cough. 09/05/2017 Ref no: <u>092017-0033</u> Front desk.
2017	DHCR 25 Beaver Street. Front desk Black male <u>Middle Finger</u> <u>Exhibit 1.45</u> 09/15/2017 Ref no: <u>092017-0033</u> FOIL review room 10:19AM
2018	NYPD Centre St. Hosing Court Security Supervisor Cough Cough Cough.
2018	Easton Police officer when calling for a welfare check on my daughter. Refused to help: Cough Cough Cough.
8/2018	NYPD Columbus Circle Time Warner Building Cough Cough Cough. 8/3/2018 3:00 AM
11/2018	MTA bus driver /worker. 6th and 16th Street. These were relatively common.

REMEDY REQUESTED

The defendants common goals are constant throughout the facts of this complaint. Which were to remove two threats to Judge Ed Smith's federal judge appointment — victim 1 and victim 2. In doing so duped the FBI, the President of the United States and the U.S. Senate into appointing a judge that trafficked at least one child from a public school to private healthcare. The methods used to nullify victims one and two are numerous federal criminal violations: predicate acts recognized by 18 U.S.C. 1962 (d).

SECTION I

Judge Smith, Northampton County Court Of Common Pleas Created Illegal Unfettered Access To My Daughter Then Used It To Chill Her First Amendment Speech Via Torture.

VIOLATIONS OF 18 U.S.C. §2340A, United Nations Article 16, Special Rapporteur on Torture. (III B health care settings)

1. I request the guardianship of my daughter to be confirmed and as it was never properly removed.
2. I respectfully request injunctive relief from the State of PA, Northampton County Court of Common Pleas and discovery to understand how the Easton Police, Bethlehem Police, my sister deputy G. Kraemer, and the DA mislead the FBI for the obvious trafficking, torture, and extortion of my daughter during Judge Ed Smith's FBI background checks and vetting for federal judge 2012 - 2014.
3. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages by the defendants due to Northampton County Court, Northampton County and the City of Easton.
4. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages due to Amy DeRaymond, and Judge Ed Smith conspiring to violate law, evade the FBI, and cloak their trafficking of my daughter.

SECTION II

2011 Defendants Consolidated My Trafficking Evidence against Judge Smith to 145 W 71 NY NY NYPD 4th and 20th precincts conspired on behalf of PA Judge Ed Smith, (Jewish) landlords Heckler and Edelstein

2011 NYPD of the 4th Precinct allegedly conspired with the 20th Precinct and my landlord at 145W71ST. Defendants steered my evidence to 145 W 71. 2013 My landlord then repeatedly used toxic fumes to from chemicals he stockpiled in the building ether permanently injure or attempt to murder the plaintiff / tenant —effectively converting apartment 8G into a gas chamber after One Stop Shop to NYPD became available May 2013 to NYC (Jewish) landlords. Both my daughter's and my attempted murder started within two days of each other 05/16/2013 and 05/18/2013.

The NYPD 20th Precinct refused to investigate after confirming my description fit assault and attempted

murder.

18 U.S.C. § 1363 As amended by the Antiterrorism and Effective Death Penalty Act of 1996, Pub. L. 104-132, § 703, 110 Stat. 1214, 1294 (1996), Title 18, United States Code, Section 1363 now reads:

“Whoever, within the special maritime and territorial jurisdiction of the United States, willfully and maliciously destroys or injures or attempts to destroy or injure any structure, conveyance, or other real or personal property, shall be fined under this title or imprisoned not more than five years, or both, and if the building is a dwelling, or the life of any person be placed in jeopardy, shall be fined under this title or imprisoned not more than twenty years, or both.”

I respectfully request punitive damages and recovery of damages occasioned by my injury, deprivation damages caused by The City of New York, NYPD, DOI, my landlord and the City of Easton PA, PA guardian Lisa Spitale.

SECTION III

DOD Contractors Tampering With My Website In Furtherance Of Appointing A Future Federal Judge.

VIOLATIONS OF 18 U.S.C. § 1951

DOD Governmental contractors, NY Governmental contractors, NY Landlord Michael Edelstein NYPD, DOI resources were used in connection with:

The City of Easton

Amy DeRaymond Fontno

Guardian Lisa Spitale

Federal Guardian Shannon Moore in furtherance of Judge Smith's Federal Judge appointment by draining the plaintiff (witness to his daughter's trafficking by Judge Smith) business assets via, tampering business website, wiretaps of my apartment, theft of intellectual property, via the expertise and resources supplied by the aforementioned contractors. Exhibits 3.9, 3.9.2.

The plaintiff at all times is the father of Emilie Kraemer who the above defendants trafficked with Judge Ed Smith's approval thus the need to minimize my credibility, and potential action while judge Smith was vetted for federal judge 2012 -2014.

I respectfully request punitive damages and recovery of damages in furtherance of racketeering a federal judge appointment through tampering my income:

Damage To Income. 2012 the FBI asked if I could provide receipts from the time of 02/15/2012 Easton School District tested the DOD contractors hack of my corporate website. Damage to my income from hacking my business website, illegal wire-taps, slander and venting toxic fumes into my apartment by my landlord 2012 - 2014 is as follows:

2012 | Income \$389,031.00 | Start of wiretaps in apartment 8G. SQL injection hack of kraemerinc.com by DOD contractors, and Amy Fontno. Computer equipment hack by Northampton County Police, and

NYPD. Break-ins by my landlord Michael Edelstein via contractors working on the roof: tampered with CISCO firewall, Apple computers, physical apartment. 3.9, 3.9.2.

2013 | Income \$192,638.00 | My clients and sales leads were getting picked off through the illegal use of electronic equipment. 05/21/03 start of toxic fumes regularly vented into 8G by landlord. NYPD refused to intervene after defining my (Jewish) landlord's assault and attempted murder. 05/2013 The City of New York carved out a special privilege class for Jewish landlords which became amplified May 2013. My landlord was allowed to assault me on his own and the behalf of Judge Ed Smith (11/06/2013) at will. 11/16/2013 I was forced to self-evict or die in 8G. Exhibits 1.6, 1.6.1, 1.6.2.

2014 | Income \$73,985.00 | Apt 8G, toxic fumes attempted murder 02/10/2014 - 02/25/2014 after HPD 6294/13 repairs were completed and I tried to move back in. NYPD refused to intervene, after defining my description of toxic fumes as assault and attempted murder, erased my detective's report, told me to call the fire department. 03/04/2014 DHCR determined 8G too hazardous to inspect, then canceled my action via fraud and hid evidence of their fraud from the FOIL. Leaving me in the street and "obligated" to pay rent for a public hazard due to DHCR's fraud. My clients and sales leads were getting picked off through the illegal use electronic equipment by NYPD's, Easton PA's Police wiretap. Exhibits 1.16, 1.17, 1.18.

2015 | 02/19/2015 Judge Wendt denied inquiry by the City of New York as to the legal rent of 8G. Mocked my illness from the landlords license to assault, attempt murder by NYPD (The City of New York) and vent toxic fumes at will: "I'mmmmmmm sick" Judge Wendt is a thug crook. Exhibits 1.31, 1.32.

2015 | 08/19/2015 Illegal eviction from Apt 8G. City of New York Marshal was ordered to take ALL of my property, including my ability to work. Property worth over \$150,000 to satisfy an obviously illegal \$14,737.00 Housing Court order by Judge Wendt. Judge Wendt knowingly violated the 14th Amendments due process clause, and 8th Amendment. He knew it was theft. J Exhibits: 1.33.1, 1.30.

2016 | Earn less than \$17,000.

18 U.S.C. § 1951 prohibits actual or attempted robbery or extortion affecting interstate or foreign commerce "in any way or degree." "The Ninth Circuit concluded that "[t]he concept of property under the Hobbs Act has not been limited to physical or tangible "things." The right to make business decisions and to solicit business free from wrongful coercion is a protected property right." 634 F.2d at 1173-74 (citing in part *United States v. Tropicano*)."

SECTION IV

GOV. Contractors Tampering With My Business In Furtherance Of Appointing A Future Federal Judge.
Interstate depletion of a NY business asserts in furtherance of appointing a future PA federal judge

VIOLATION OF 18 U.S.C. § 1951

NYPD Detectives / NY Law Firms Helped Racketeer Judge Smith's Federal Judge Appointment

2012 -2014 Four New York professional service firms—kept me busy with fabricated emergencies, deliberately derailed projects, during volatile treatment to my daughter in PA including her attempted murder. Drained my business assets via fraud, bait and switch projects. Easton Police detectives, NYPD detectives sullied my reputation with new business opportunities with fraud preventing clients who knew my work from retaining me.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by: The City of Easton for their 2012 - 2014 collaboration with NY firms in furtherance of racketeering a federal judge appointment: Pitta & Bishop, Rothstein Kass, Fuchsberg Law Firm, and the Fried Frank law firm. Exhibit 3.25.1

“Some courts have held that the Hobbs Act can be applied to past or future public officials, as well as to ones who presently occupy a public office at the time the corrupt payment occurs. *See United States v. Meyers*, 529 F.2d 1033, 1035-38 (7th Cir.), *cert. denied*, 429 U.S. 894 (1976) (court answered affirmatively the question "whether, within the meaning of the Hobbs Act, it is a crime for candidates for political office to *conspire* to affect commerce by extortion induced under color of official right during a time frame beginning before the election but not ending until after the candidates have obtained public office.”)

“Generally the usual fact situation for a Hobbs Act charge under color of official right is a public official trading his/her official actions in an area in which he/she has actual authority in exchange for the payment of money. However, Hobbs Act requires proof of a *quid pro quo* agreement between the contributor and the public officer. However, the Court has also held that proof that a *quid pro quo* agreement existed in a corruption case brought under the Hobbs Act may be proven circumstantially. *McCormick v. United States*, 500 U.S. 257 (1991).”

SECTION V

02/29/2012 Sudden, Regular Manifestations Of Organized Torture: Burn Injuries On Victim 1 After The Appointment Of Guardian Lisa Spitale And Easton Police Chief Scalzo.

VIOLATIONS OF 18 U.S.C. § 1340A, 1951, 1581

The Easton Police did not intervene for obvious organized assault, torture, human trafficking, of my daughter arranged by guardian Lisa Spitale of Easton PA on behalf of Judge Ed smith. Emilie’s First Amendment speech was chilled (Judge Ed Smith’s victim) via cruel, degrading in human treatment while judge Smith was vetted by the FBI and the U.S. President.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by:

The City of Easton

Guardian Lisa Spitale

Easton Police Department

Amy DeRaymond Fontno

Attorney Raymond DeRaymond

VIOLATIONS OF 18 U.S.C. § 1340A, 1951, 1581

They disfigured my daughter with disease, pharmacology, torture and forced her into a squalid condition. Defendants used cruel, inhuman, degrading treatment to chill the speech of Judge Ed Smith's victim (my daughter) while he was vetted for federal judge via the following methods:

1. Burning Emilie with cigarettes
2. Electric shock burns
3. Sexual aggression
4. Prolonged denial of sufficient hygiene, dirty clothing (coordinated with the mother)
5. Denial of medical assistance (coordinated with the mother)
6. Administration of psychotropic drugs in detention
7. Denied the use of public transportation for detention purposes
8. Forced grooming
9. Denial of privacy
(Koger's people—strangers let themselves into Emilie's home watched her change in her bedroom)
10. Emilie relegated to infested surroundings via human trafficking and her bedroom which was cordoned off from the rest of the home
11. Hyper-infestation (Norwegian Scabies) cultivated to attempt Emilie's murder
12. Over administration of drugs in detention causing permanent brain damage and disfigurement.

It started the day after Judge Smith was appointed a federal judge (1.4, 4.16). See 2.42, 2.86.

Defendants treated innocent Americans worse than war detainees for business and political purposes, leveraged DOD contractors for help and expert advice to terrorize a political threat to a conservative Republican federal judge applicant. Exhibits 2.42, 2.86

Each of the aforementioned are criminal violations according to:

2012 United Nations Article 16, Special Rapporteur on Torture. (III B health care settings)

2008 President Obama's Executive order on enhanced interrogations. Exhibit 2.6.2

2005 U.S. Justice Department Detainee Treatment Act Exhibit 2.6

2004 Improvement Reauthorization Act: 18 U.S.C. §§ 2339A B for violations of 2340A, 175, 229 3.9.2

Violations of the U.S. Department of State Exhibit 2.6.2

As the defendant's sought to have my daughter appear to be the mental retard they trafficker her as and in particular to protect State Judge Ed Smith while he was vetted for Federal Judge 18 U.S.C. § 1365 (3) (A) (B) (C) (D) applies as allowed and within the context of 18 U.S.C. § 2332b (g) (5) (B).

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by:

The City of Easton

Guardian Lisa Spitale

Easton Police Department

Freya Koger

Federal guardian Shanon Moore
Amy DeRaymond Fontno
Attorney Raymond DeRaymond

VIOLATIONS OF 18 U.S.C. § 2332b (g) (5) (B), 2339A, 2340A resulting in 18 U.S.C. § 1365 (3)

The defendants use of DOD methods of interrogation, known as “Separation” used in Iraq—expert knowledge known to Judge Ed Smith as a DOD judge stationed in Iraq—were used isolate Emilie and terrorize and extort her while Judge Smith was vetted for Federal judge.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by

The City of Easton

Guardian Lisa Spitale

Easton Police Department

Freya Koger

Federal guardian Shanon Moore

Amy DeRaymond Fontno

Attorney Raymond DeRaymond

.....
INDIVIDUAL VIOLATIONS OF 18 U.S.C. § 2340A, 1951, 1581, 1582

For each of the itemized acts of extortion, coercion, battery, and torture of my daughter in connection to forwarding Judge Ed Smith’s Presidential federal judge nomination:

03/23/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by guardian Lisa Spitale, Judge Ed Smith, for taking my vacation from my daughter and using the court ordered time 7/17/2012 to 8/6/2012 for what amounted to **court ordered torture of my daughter** at private residence provided by Freya Koger Ph.D. Exhibit 3.10

04/03/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by Freya Koger Ph.D of Lehigh Transition Services, their employees use of company transportation to **traffic my daughter to “judge friends” and police** in exchange for loyalty —while Judge Smith was being background checked for federal judge. Exhibit 3.11

07/20/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages —torture and **cigarette burns** caused by two of Dr. Koger’s employees a private residence they took Emilie to. And the destruction of her cell that followed.

08/06/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by Northampton County Deputy Gretchen Kraemer for her refusal to make arrests for **numerous second and third degree cigarette burns** of my daughter caused by her

friend Judge Ed Smith. Her inaction allowed for additional injury and attempted murder of my daughter.

10/19/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the **enhanced interrogations** of my daughter at Sarah Dinan/Insight Investigations Friday “therapy sessions”.

11/17/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by **stove burns** to my daughter Emilie Kraemer.

11/27/2012 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by **stove burns** to my daughter Emilie Kraemer.

02/08/2013 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by **cigarette burns** to my daughter Emilie Kraemer’s forehead.

05/07/2013 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by Guardian Lisa Spitale who **abducted** my daughter Emilie from a public swing set and took her to a near by empty parking lot and assaulted her.

05/16/2013 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by **the start of my daughter’s attempted murder** by her mother Amy DeRaymond.

07/14/2013 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by **finger print bruises** on Emilie’s arm. Emilie has undiagnosed Norwegian scabies.

08/1/2013 Judge Ed Smith Presidential Nomination for Federal Judge: President

08/07/2013 I respectfully request punitive damages for the defendant’s attempted to finalize my daughter’s **attempted murder** apart of the conspiracy to quell her speech.

01/16/2014 Judge Ed Smith Presidential Nomination for Federal Judge: U.S. Senate

01/24/2014 | I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by my daughter’s **finger print bruised from restraint and burned** the day after I asked Federal guardian Shanon Moore why the “the police were called a little bit” after my daughter was attacked at a private residence.

03/26/2014 Judge Ed Smith was appointed Federal Judge

I respectfully request punitive damages for my daughter’s 03/27/2014 over medication until she convulsed—brain damaging her—by her mother as approved by her Federal guardian Lisa Spitale as part

of a conspiracy to quell Emilie's (Judge Smith's victims) First Amendment speech.

For each of the above line items 03/23/2012 through 03/26/2014 I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by The City of Easton

Guardian Lisa Spitale

Easton Police Department

Freya Koger

Federal guardian Shanon Moore

Amy DeRaymond Fontno

Attorney Raymond DeRaymond

16. **My family**—knew of, complained about Amy DeRaymond's abuse to victim 1, Emilie. My mother and sister in writing and have seen the many burns and bruises suffered by my daughter (victim 1) by her mother.

Yet in 2012 they chose to partner with Amy DeRaymond and Judge Ed Smith while he was applying for federal judge—letting go of their ethics, morality and common sense in exchange for connection to power. They sold my daughter down the river. Their actions were criminal.

- **Robert Kraemer:** a steroid addict and former dealer with a conflicting business in healthcare advertising. His nickname at the gym was "needle". He stepped up as some kind of "sound" advocate while backing my daughter's atrocities. Extreme conservative GOP, prone to violence Judge Ed smith could do no wrong in my brother's eyes.

- **My sister deputy Gretchen Kraemer:** She had a duty to arrest those that sadistically burned Emilie. She refused on behalf of her friend Judge Ed Smith. Her refusal of duty lead to my daughter's attempted murder and deliberate overdose and brain damage. She knowingly furthered my daughter's human trafficking, suffering, and nearly got her killed—Deputy Kraemer embodies what is the worst in us. Selected for those qualities by a RICO enterprise to work on their behalf under the cloak of law enforcement.

- My mother helped bring about more injury the defendants sought to inflict upon Emilie—cooperated with Amy DeRaymond and Lisa Spitale and helped them with and attempted extortion during my U.S. Appeal 14-2221 *Kraemer v. Edelstein*

- Doug Kraemer never spoke up and hid from this.

SECTION VI

2013 "One Stop Shop" Start Date For Interstate Attempted Murder For Hire

CONSPIRACY TO VIOLATE 18 U.S.C. § 1958

May 2013 NYC Jewish building owners were imbued with special privileges provided by the City of New York, and NYPD via bribes and political donations. This was made factually unambiguous during *U.S. v. Harrington, Grant, Yermey Reichberg*. PA defendant's waited until May 2013—the commencement of "One Stop Shop" (effectively the evaporation of equal protection in New York) to start the attempted

murders of extra conservative republican Judge Ed Smith victim's while he was vetted for federal judge: my daughter in Easton PA 05/16/2013 and myself in New York 05/18/2013. Exhibits 1.5, 1.6, 1.3

MAY 2013 corresponds with the FBI's observation of "One Stop Shop" bribe access to NYPD by New York Jewish building owners and business men. (this instead of Jewish business men needing to look around for the right inspector to bribe) The Jewish leaders responsible for the creation "One Stop Shop" were extremely conservative republicans with ties to the Prime minister of Israel. Their influence on NYPD in favor of Israeli interests got NYPD to shut down the Lincoln Tunnel for one of their Billionaires interested in New York property. 2015 Israel's prime minster Benjamin Netanyahu invaded congress attempting to influence our political system after President Obama refused to comply with his demands.

"Barack Obama said in 2012 that dealing with Prime Minister Benjamin Netanyahu was like dealing with his rivals in the Republican Party, and that Netanyahu was dishonest toward his administration, former Obama adviser Ben Rhodes says in his new book." *Harretz Israel News, Jun 06, 2018*

Pa defendants seeking extra conservative republican Judge Ed Smith's federal judge appointment leveraged my Jewish landlord's special privilege status in New York City and mutually beneficial interest in disposing of me: (i). The landlord owed me more than \$800,000 in rent overcharges. (ii) I was an impediment to Judge Ed Smith's federal appointment. My attempted murder starting 05/18/2013 with the approval NYPD was the end result. To wit:

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the following:

The City of Easton

The City of New York

Amy DeRaymond Fontno

Guardian Lisa Spitale

Federal Guardian Shannon Moore

Landlord Michael Edelstein

SECTION VII

2013 Attempted Murder Of Judge Smith's Trafficking Victim 1 After His Presidential Nomination

VIOLATIONS OF 18 U.S.C. § 1958

Defendant's knowingly cultivated a lethal biological agent: Norwegian Scabies from scabies (which victim-1 contracted from being trafficked by PA defendants) via the use of immunosuppressive drugs. They began cultivating Norwegian Scabies 05/16/2013 when One Stop Shop started and attempted to finalize their murder starting 08/07/2013 a week after Judge Smith received his nomination from President Obama via the application of a PURE immunosuppressive. Then attempted specific attempts of attempted murder vis-a-vis skeptic shock starting the week of 08/12/2013.

Supporting the allegation of interstate attempted murder for hire of victim 1EK

PA Defendants also leveraged interstate cooperation to assist in their attempted murder of victim 1.

Supporting the allegation of interstate attempted murder for hire of victims 1, 2

The attempted murders of victim one and two started within two days of each other.

PA Defendants attempted the murder of victims 1, and 2 who could have impeded or prevented Judge Ed Smith's nomination and appointment for federal judge. They employed the help of police, law firms, and private entities to mask their intentions effectively receiving permission from police. This in furtherance of a extra conservative republican federal judge appointment.

As such also violations of 18 U.S.C. § 2332b (g) (5) (B), 2339A, resulting in 18 U.S.C. § 1365 (3)

SECTION VIII

2014 Maiming Of Judge Smith's Trafficking Victim After His 03/26/2014 Federal Appointment :

VIOLATIONS OF 18 U.S.C. §§ 1951, 1512

Corrupt Persuasion Of Federal Law Clerks | Evidence Tampering | Witness Tampering.

14-cv-3804 SDNY | *Kraemer v. Edelstein*

PA Defendants over medicated my daughter 05/25/2014 causing convulsions after I filed in the SDNY 05/16/2014. They also got federal law clerks to hide exhibit L. The only exhibit that pointed to my daughter wetting herself during school hours — which occurred right after the mother and Special Ed Director John Merlo agreed not to report each other's injuries (assaults) to Emilie to me in 2000. Ed Smith was the mother Amy DeRaymond Fontno's attorney at the time.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the following:

The City of Easton

The City of New York

Amy DeRaymond Fontno

Federal Guardian Lisa Spitale

Federal Guardian Shannon Moore

Maiming Their Captive Victim 1 Pharmacologically

14-2221 U.S. Court Of Appeals For The Second Circuit | *Kraemer v. Edelstein*

VIOLATIONS OF 18 U.S.C. §§ 1951, 1513

7/11/2014 Defendant's maimed Emile, permanently injuring her. They over medicated my daughter two days before and the day of 7/11/2014 after I submitted Doc. 25 Docket 25 contained my answer to Northampton County PA Judge Paula A. Roscioli regarding her demand for support predicated on a disability my daughter did not have (MR317). Nor was MR317 listed anywhere as the disability by the Court. Yet Northampton County MH/MR used MR317 for all of its Federal and State payment requests

to treat Emilie for MR317. The reason for their omission was the 05/18/2006 State Education Appeals Panel #1725 Opinion specifically ruled out MR317. 12/21/2006 Judge Ed Smith IGNORED Appeals Panel's ruling in violation of federal law and allowed the use of the MR317 a Mental Retardation diagnosis for my daughter (victim 1) she did not and could not have. Emilie, as a result, was trafficked to behavioral health care services, tortured, maimed, and disfigured instead of attending college via the use of her \$255,000 comp due to her deprivation of FAPE by the District and her mother.

Judge Smith and defendants went to a lot of trouble to conceal Judge Smith's MR317 approval while he was vetted for federal judge 2012 - 2013 by isolating Emilie until President Obama nominated him 08/01/2013. A theme consistent throughout this complaint.

RATHER than admit they were lying after being exposed via Doc. 25 Northampton County proactively and immediately severely overmedicated my daughter—brain damaging her with an obscene amount of medication causing a real disability to save Judge Ed Smith and themselves in the 2nd Cir. for not having a credible disability. Defendants then filed 07/24/2014 a false interstate support claim # F-41808-14 for the disability they caused to victim 1, my daughter to encapsulate their fraud and prevent exposure.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the following:

The City of Easton

The City of New York

U.S. Marshals Office

Amy DeRaymond Fontno

Federal Guardian Lisa Spitale

Federal Guardian Shannon Moore

VIOLATIONS OF 18 U.S.C. § 2332b (g) (5) (B), 2339A, 2340A and 18 U.S.C. § 1365 (3)
Federal Guardian Lisa Spitale and Mother Amy DeRaymond Kidnapped Victim 1 Then Used Victim 1 To Extort Victim 2 In An Attempt To Drop His US Appeal If He Wanted To See His Daughter Victim 1 again.

08/17/2014 14-2221 U.S. Court Of Appeals For The Second Circuit | *Kraemer v. Edelstein*
Easton PA my daughter's federal guardian Lisa Spitale and mother attempted to extort my U.S. Appeal 14-2221 2nd Cir. *Kraemer v. Edelstein*.

- (i) My phone conversations were cut off by 08/22/2014.
- (ii) This was followed by related demand that I move to Easton PA via the Oneway bus ticket sent to me via US mail.
- (iii) Easton Pa was federal Judge Ed Smith's jurisdiction where the atrocities to my daughter were done openly after Judge Smith was appointed federal judge on 03/26/2014.

Kidnapping then Maiming Their Captive Victim 1 Pharmacologically

08/26/2014 when I refused to move defendant's again over medicated my daughter into convulsions permanently impairing her mentally.

Kidnapping and extortion was Quid Pro Quo.

My (Jewish) landlord helped Judge Ed Smith via his special privileges instilled upon him by the City of New York and NYPD as a Jewish landlord. 11/06/2013 my landlord vented bird mites and toxins causing my evection during Judge Ed Smith's U.S. Senate review for federal judge. My (Jewish) landlord had license from NYPD / DOI and City of New York to assault me at will.

1. I respectfully request the State of PA, Northampton County PA, Easton PA Police be found in violation of the constitution for their enforcement of gender based theft.

2. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the following:

The City of Easton

The City of New York

U.S. Marshals Office

Amy DeRaymond Fontno

Attorney Ray DeRaymond

Federal Guardian Lisa Spitale

Federal Guardian Shannon Moore

Landlord Michael Edelstein

SECTION IX

2014 SDNY Concealed Evidence Of Attempted Murder and Maiming Of Judge Smith's Trafficking Victim.

VIOLATIONS OF 18 U.S.C. § 1512

The alleged rigging and corrupt persuasion of the Federal Courts resulted in the concealment of evidence of: (i) terrorism, (ii) attempted murder, and (iii) the deliberate maiming of victim I in connection with forwarding Judge Ed Smith's federal judge appointment.

SECTION X

2015 Illegal Eviction: Theft Of Property, Livelihood, Trafficking Evidence

VIOLATIONS OF 18 U.S.C. § 1951, FOURTEENTH AMENDMENT

Corrupt persuasion NY Housing Court: Insulating a racketeered federal judge appointment

Manhattan Housing Court Judge Wendt's capricious, arbitrary behavior toward me about my (Jewish) landlord's false claim #79433/14 for non-payment was corruptly influenced. My landlord owed *me* over \$270,000 in rent overcharges. Judge Wendt knew it, DHCR knew it, Housing court attorneys knew it. Judge Wendt instead ordered me to pay \$14,737 in back rent —calculated with the illegal rent. I refused to pay. Judge Wendt evicted me and the City confiscated over \$150,000 in my property, business

equipment, my livelihood to satisfy Judge Wendt's illegal, made up, \$14,737 order.

VIOLATION OF 18 U.S.C. § 1951

Corrupt persuasion of NY Housing Court Justice Wendt: Robbery of Plaintiff 1

Fourteenth Amendment Due Process Clause and Excessive Fines Clause forbids the taking of property in greater value than the fine. The landlord *owed* me \$270,000 plus treble damages. Judge Wendt knew this. Judge Wendt was given multiple opportunities to correct it and refused to. Judge Wendt menaced me IN COURT then openly, deliberately violated constitutional law and state housing law and Lisa Spitale.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by Judge Wendt, my landlord, the City of Easton and Lisa Spitale.

VIOLATION OF THE FOURTEENTH, EIGHTH AMENDMENT

Corrupt persuasion of NY Housing Court Justice Wendt: Robbery of Plaintiff 2

Fourteenth Amendment Due Process Clause and Excessive Fines Clause forbids the taking of property in greater value than the fine. The landlord *owed* me \$270,000 plus treble damages. Yet judge Wendt took all of my property, my ability to work, and put me on the street with just the shirt on my back—a death sentence after not paying his bogus \$14,737 fine. Firstly it is a violation of the Fourteenth Amendment to deprive one of his livelihood. Secondly the viscous manner to which I was treated by Wendt was cruel and unusual by any standard.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by Judge Wendt, my landlord, the City of Easton.

VIOLATIONS OF 18 U.S.C. § 1951, 1512

Corrupt Persuasion of NY Housing Court Justice Wendt: Destruction of Trafficking Evidence

Judge Wendt's capricious, arbitrary, hostile behavior toward me while robbing me goes to the destruction of the RICO enterprises evidence stored at my apartment.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by Judge Wendt's, my privileged landlord, Mr. Edelstein and corrupt persuasion by Federal guardian Lisa Spitale.

VIOLATION OF 18 U.S.C. § 1512.

Interstate Corrupt Persuasion of Courts: Insulating A Racketeered Federal Judge Appointment

02/05/2105 NY Judge change: Judge Hann to Judge Wendt NY 79433/14 *Edelstein v. Kraemer*

02/06/2015 PA Judge change: Judge Baratta to Judge Zeto PA 2014-00081 *Fontno v. Kraemer* 2.58

Both of the new judges changed on the day of the hearings. The interstate hearings were organized to conflict with each other. PA 2014-00081 was required to be held in two weeks from 11/3/2014. They violated the 14th Amendment Due Process clause, and 18 U.S.C. § 1512. The Court of Northampton County was actively involved in racketeering, boxing out my answer that delineated Emilie's assaults Lisa Spitale was responsible for while accusing me of a non-existent PFA issue. (*Confirmed 05/10/2019 transcripts PA 2014-00081 ready 05/07/2019 have been sitting in President Judge Koury's mailbox awaiting signature. Confirm email 875kraemer.tom@gmail.com to send PDF*).

At all times the Northampton County Court of Common Pleas acted like a criminal enterprise, changing judges on the fly, concealing the names of judges, changing rules on the fly acting in an arbitrary and capricious manner not suited for a court—detrimental to an out-of-state defendant myself.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the City of Easton, the State of New York, federal guardian Lisa Spitale

SECTION XI

2015 - 2017 NYPD Theft Of Trafficking Evidence Via Use Of Private Security

VIOLATION OF 18 U.S.C. § 1951, 1512

2015-2016 | NYPD | McDonald's Security Theft Of Two Laptops: Post Evection.

10Th Precinct 230 W 20Th St, New York, NY 10011

I believe the NYPD organized the theft of two of my laptops in collaboration with McDonald's Security. The laptops contained evidence harmful to the 4th, 10th, 20th Precincts and Judge Ed Smith and my NY landlord Michael Edelstein. The conspiracy is theft of evidence, and my ability to conduct a livelihood.

The 4th and 20th conspired with defendants to move me from 920 Broadway to 145W71—consolidating my evidence there. When the 145W71 landlord began venting toxic fumes the 20th gave my landlord all the permission he wanted to repeatedly injure me. The 10th Precinct saw the CVS pharmaceutical record—knew it was foul, refused to investigate and referred me to the Easton PA police who were participating in my daughter's trafficking and attempted murder on behalf of Judge Ed Smith's federal judge appointment. The City of Easton and NYPD had many good reasons to see that evidence disappear.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by CVS, The City of New York, the City of Easton Pa.

VIOLATION OF 18 U.S.C. § 1951, 1512

2017 | CVS | NYPD | Organized Theft Of My Terabyte Backup Drive: Post Evection.

NYPD 4TH Precinct 101 E 14TH St New York, NY 10003

CVS Security 300 Park Ave. South New York Ny 10010. I believe the Union Sq. precinct organized the

theft of my terabyte backup drive of evidence with CVS security.

The terabyte backup drive contained evidence harmful to the 4th, 20th Precincts, Judge Ed Smith and my NY landlord Michael Edelstein. 08/07/2013 CVS was distributing medication with a prescription that was used in connection with my daughter's attempted murder in Easton PA. The NYPD enlisting CVS's help was a natural synergy.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by CVS, The City of New York, the City of Easton Pa.

SECTION XII

Attempted Murder, and Trafficking of Ed Smith's Victim #2 Post Illegal 2015 Evection

CONSPIRACY 18 U.S.C. §§ 1958, 1583

07/12/2018 NYPD | Attempted Murder: Hit And Run Conspiracy

NYPD 17th 167 E 51st St, New York, NY 10022

2018 NYPD and third parties arranged my vehicular hit and run. The Presbyterian Hospital ER used the same pidgin: cough cough cough the NYPD, City and State employees were using when they saw me: taking credit for the murder attempt. The deliberate hit and occurred after drafting letter to the PA AG and New York AG.

This was followed by assaults in the park —nasal cavity injections leading to infection and refusal to treat by City run medical facilities. NYPD and DOI enriched themselves for doing favors and hid behind the clothing of law enforcement while attempting murder and maiming victim 2. Exhibit 1.6.3

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by The City of New York, .

SECTION XIII

2015 - 2018 Deliberate medical injury of Judge Smiths Victim #2 caused by the City of New York

VIOLATION OF 18 U.S.C. §§ 1581, 1583. CONSPIRACY TO COMMIT 18 U.S.C. § 1962 (c)

01/14/2016 | NYPD Trafficking

NYPD 13th Precinct 230 E 21st New York NY 10010.

The City of New York attempted my human trafficking in collaboration with City Bellevue Hospital in furtherance of insulating Judge Ed Smith's federal judge appointment.

02/05/2015 # 79433/14 Housing Court Judge Wendt was corruptly persuaded by Easton PA federal guardian Lisa Spitale, to rob me of my livelihood, property and put me on the street with just the shirt on my back in violation of the 14th Amendment Due Process clause, and Excessive Fine Clause.

NYPD responded in kind by making things extremely hard for me like getting me tossed to the street during snow storms while other homeless sat sleeping at a McDonalds or other public retail environments. The Bellevue Hospital NYPD Sergeant recommend I fake having a mental health issues —“just say your *hallucinating*” to Bellevue Hospital ER— to get out of dangerous weather the City, NYPD and Lisa Spitale gamed to put me in.

City Bellevue Hospital has a history of gaming my medical records—altering them to made up diagnoses. The City of New York racketeered the appointment of a conservative federal judge appointee by getting rid of a wittiness harmful to Judge Ed Smith’s federal appointment.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by The City of New York, the City of Easton Pa and guardian Lisa Spitale in her professional and personal capacity.

CONSPIRACY TO COMMIT 18 U.S.C. § 1958
09/19/2018 | NYPD | Presbyterian Hospital ER
NYPD 17th 167 E 51st St, New York, NY 10022

2018 NYPD, and third parties arranged my hit and run. ER staff used their medical record access generated from the hit and run to distribute my records to NYPD who used them injure my vulnerabilities: attempting to murder or permanently maim me.

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the following:

The City of Easton
The City of New York
Amy DeRaymond Fontno
Federal Guardian Lisa Spitale
Federal Guardian Shannon Moore
Landlord Michael Edelstein

SECTION XIV

NYPD, DOI Manufacturing Evidence, Human Trafficking.

VIOLATION OF 18 U.S.C. §§ 1951, 1958, § 2332b (g) (5) (B), 2339A, 2340A, and 1365 (3)
12/6/2018 NYPD/DOI Conspiracy To Manufacture Evidence About The Plaintiff And Attempt To Murder Him.

DOI Inspector Andrew Guinan and his black male partner—(no name) participated in a sniffing nose rubbing campaign slandering me with drug slang. 1. 80 Maiden Lane Front desk **Nose wipe, sniff sniff** > 2. DOI reception: **Nose wipe, sniff sniff** >. 3. DOI Inspector Guinan: **Nose wipe**. 4. The older inspector

that scanned me for weapons. No nose wipe. Normal conversation. I did not tell anyone I was going to DOI—I just got up and went to DOI—no appointment. Within the 20 minutes of my getting on my bike and getting to 80 Maiden Lane the above was set up. It strongly suggests DOI was privy to my assaults, attempted murder, fraud.

This was followed by assaults in the park —nasal cavity injections leading to infection and refusal to treat by City run medical facilities. NYPD and DOI enriched themselves for doing favors and hid behind the clothing of law enforcement. That is after their failed attempted murder vi hit and run on 07/12/2018 DOI, NYPD, and the The City of New York set up seemingly natural daily, consecutive injures, that compounded with the intent to murder victim 2 as part of unfinished business from 2013, 2015, 2018—where upon the attempts became much more aggressive. Exhibit 1.6.3

VIOLATION 42 U.S.C. § 1985

NYPD, DOI Conspiracy To Violate Plaintiff's Civil Rights

DOI 83 Maiden Lane, New York, NY 10038

NYPD / DOI manufactured false evidence; (b) worked with third parties to stalk and menace the plaintiff and (b) pressured, bribed, coerced and induced individuals harass the plaintiff in public retail environments. Sought and then did interfere with ready medical treatment at hospitals, and doctors offices. This group group reacted in real time. For example, this group showed up (one of thousands) and protested to line item entries of this complaint which is largely, if not entirely a complaint against human trafficking. They worked with a party that had access to my GUI. Exhibit AsterPlace

SECTION XV

2017 -2019 Government Backed Badgering

VIOLATIONS OF THE FIRST AMENDMENT, 18 U.S.C. § 2340A

Defendants, stalked, harassed, assaulted, me victim 2 with the City of New York's and NYPD's permission and resources—the father of a human trafficked daughter to protect their republican ideology and businesses. I'm the only one who has the evidence to file this lawsuit and what shows up is repugnant political retaliation. This group attempted to murder my daughter by letting her rot to death via Norwegian scabies

I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages caused by the following:

- (i) The City of Easton
- (ii) The City of New York
- (iii) Every security firm in connection with national brands identified in Table V.

FOURTH MATTER

2014 | *Tampering With Due Administration Of Justice in the SDNY in Furtherance Of Racketeering A Federal Judge Appointment.*

678. "Impressed with a conviction that the due administration of justice is the firmest pillar of good Government, I have considered the first arrangement of the Judicial department as essential to the happiness of our Country, and to the stability of its political system; hence the selection of the fittest characters to expound the law, and dispense justice, has been an invariable object of my anxious concern". *George Washington, letter to U.S. Attorney General Edmund Randolph (1789).*

TABLE VIII

Cases in SDNY were tampered with in furtherance of insulating EDPA Judge Ed Smith's racketeered federal judge appointment. All of the aforementioned cases took some strange unorthodox route through our Court system.

05/25/2014	14-cv-3804	<i>Kraemer v. Edelstein</i>	SDNY Federal Court	18 U.S.C. § 1512
07/11/2014	14-2221	<i>Kraemer v. Edelstein</i>	U.S Court of Appeals 2nd Cir.	18 U.S.C. § 1951
08/26/2014	14-2221	<i>Kraemer v. Edelstein</i>	U.S Court of Appeals 2nd Cir.	18 U.S.C. § 1951
11/21/2014	14-cv-9343	<i>Kraemer v. DeRaymond</i>	SDNY Federal Court	18 U.S.C. § 1512
02/05/2015	#79433/14	<i>Edelstein v. Kraemer</i>	SDNY Manhattan Hosing Court	18 U.S.C. § 1951
02/06/2015	PFA 000815	<i>Lisa Spitale v. Kraemer</i>	EDPA Court of Common Pleas	18 U.S.C. § 1951
03/09/2015	15-cv-1755	<i>Kraemer v. DeRaymond</i>	SDNY Federal Court	18 U.S.C. § 1512
03/13/2015	14-cv-9343	<i>Kraemer v. DeRaymond</i>	SDNY Federal Court	18 U.S.C. § 1951
03/17/2015	#79433/14	<i>Edelstein v. Kraemer</i>	SDNY Manhattan Hosing Court	18 U.S.C. § 1951
03/18/2015	14-cv-9343	<i>Kraemer v. DeRaymond</i>	SDNY Federal Court	18 U.S.C. § 1512

TABLE IX

I can prove attempted murder and the deliberate brain damage of my daughter through the CVS pharmacology exhibit data. Additionally, the table below proves defendant's knew this and deliberately attempted to hide the CVS pharmacological exhibit data from public view via the manipulation of our Courts. I filed it 11/21/2014 with the SDNY. These allegations are covered in detail in this section.

FJ Nomination	08/07/2013	ATTEMPTED MURDER: CULTIVATION OF NORWEGIAN SCABES AFTER SMITH'S NOMINATION Defendants attempted to murder judge Smith's trafficking victim (Emilie) with pharmaceuticals
FJ Appointment	03/27/2014	OVER MEDICATION OF VICTIM CAUSING SEIZURES AFTER JUDGE SMITH'S APPOINTMENT Defendants brain damaged judge Smith's trafficking victim (Emilie) with pharmaceuticals
SDNY 14-cv-3804	05/16/2014	§1512 HID EXHIBIT L: EK'S ABUSE DURING SCHOOL HOURS. SMITH IS MOTHER'S ATTORNEY 2000 -2006 manifestation of abuse due to enterprise's trafficking methods during public school hours.
SDNY 14-cv-3804	05/25/2014	§1512 PA OVER MEDICATE EK CAUSING SEIZURES, CHANGE FEDERAL GUARDIANS 2000 -2006 manifestation of abuse due to enterprise's trafficking methods during public school hours.
2nd Cir. 14-2221	07/11/2014	DOC. 25: PA OVER MEDICATE EK AFTER JUDGE SMITH'S MR317 FRAUD EXPOSURE PA defendants critically overdose Emilie into having an actual disability

2nd Cir. 14-2221	08/26/2014	§ 1951 EXTORTION MOVE TO EASTON IF I WANT TO SEE MY DAUGHTER AGAIN Lisa Spitale attempted to extort me to move to judge Smith's jurisdiction if I wanted to see my daughter
SDNY FILE	11/21/2014	KRAEMER V. FONTNO. EXHIBIT'S INCLUDED PRIMA FACIE CVS PHARMACEUTICAL DATA
	11/21/2014	PITTA & BISHOP CFO MELTDOWN: LIKELY TAMPERED WITH MURDER WEAPON (SCABIES) CFO goes on fishing expedition. Refusing to pay me unless he gets to ask questions which centered on evidence submitted only hours earlier to the SDNY. It was clear he spread misinformation about scabies.
SDNY 14-CV-9343	11/21/2014	HID CVS PHARMACEUTICAL DATA FROM PUBLIC VIEW: NO CV NUMBER FOR 100 DAYS RICO enterprise corrupted State Court outcomes during the 100 days they bought for themselves:
79433/14	02/05/2015	§ 1512, 1951 SWITCH TO JUDGE WENDT! Theft landlord owes more than \$270,000
PFA C0048PF	02/06/2015	§ 1512, 1951 SWITCH TO JUDGE ZETO! Enterprise banned me from seeing my daughter via perjury Defendants violated 14th amendment due process clause, 18 U.S.C. § 1951
SDNY 15-cv-1755	03/09/2015	§ 1512, 1951 PITTA & BISHOP CFO: "YOU DON'T DECIDE WE DECIDE" Regarding County's illegal use of MR317 for medical claims for my daughter—trafficking her.
SDNY 14-cv-9343	03/13/2015	§ 1951 Approved leave to proceed in SDNY without prepayment. My claim sat for over 100 days until I paid and got an instant CV number for 15-cv-1755
#79433/14	03/17/2015	§ 1951 JUDGE WENDT EVICTION NON PAY OF \$14,737. Landlord owes me more than \$270,000 Private hearing. No service. Landlord's attorney used <u>outdated meters</u> in violation of: 18 U.S.C. § 1341, 4.6.2 US Postal Code for the purpose of service.
SDNY 14-cv-9343	03/18/2015	§ 1512 My complaint was arbitrarily transferred to Federal Judge Smith's, Rice's jurisdiction after eviction. Case dismissed with prejudice. Not posted to PACER. CVS data was buried in courthouse archives.

PA defendants called EK's 08/07/2013 attempted murder a "misdiagnoses" 03/27/2014 Emilie's overmedication is practically advertised in the CVS pharmacological record. Judge Ed Smith effectively approved my daughter's brain damage as it started the day after he was appointed federal judge. The CVS medication record is obvious and abrupt. Exhibits 4.16, 1.4

The defendant's were practically, if not deliberately **advertising** their ability racketeer federal and state court systems.

Alleged narcotics trafficking

The day after Judge Ed Smith was appointed Federal Judge 03/27/2014 defendants discontinued Bupropion (known to cause seizures) quintupled Risperidone administering it over the course of a few days resulting in seizures (**Emilie's never had seizures before**). Risperidone according to the FDA is highly unlikely to cause seizures. *e.g.*, it is highly likely they were substituting medication in bottles marked as Risperidone. Exhibit 416.1, 4.16.2

Compare exhibit (1.4) sedative refills (x2) on a bottle of Hydroxyzine against the CVS database record exhibit (4.16) with the same Rx 0232918 showing NO refills and the account "Inactive." They are completely different. Who knows what they were giving Emilie to cause seizures.

.....
14-cv-3804 SDNY

Filed 05/16/2014

Kraemer v. Edelstein

Violations 18 U.S.C. § 1512

Exhibit L

Federal clerks obscured the last two pages of Exhibit L that contained reference to the fact of Emilie suddenly starting to wet herself during school hours that began 2000 in Elementary School.

Exhibits 4.9, 4.10

Exhibit L was the only exhibit tampered with and the only one that mentioned my daughter wetting herself during school hours. Judge Ed Smith was the mother's attorney in 2000. The manifestation started in 2000 after the mother made an agreement with the Easton Area School District's Director of Special Ed John Merlo not to report my daughter's abusive injuries to me. Exhibit L: 4.10

683. The interstate tampering of EXHIBIT L occurred 6 weeks after 03/26/2014 when Judge Ed Smith was appointed federal Judge over Northampton County PA. The motivation to obscure Exhibit L by federal clerks had to be on PA defendants behalf.

05/25/2014

Risperidone 0.25MG | 05/25/2014 | 126 tablets | 31.5 MG Total

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

Emilie was over medicated until she convulsed.

06/09/2014

14-cv-3804 *Kraemer v. Edelstein* was dismissed. The facts in the order cited were wrong and in fact the opposite of what was stated. I was robbed of fair review.

.....
14-2221 U.S. Court Of Appeals 2nd Cir.

Filed 06/23/2014

Kraemer v. Edelstein

Violations 18 U.S.C. §§ 1951, 1512

07/11/2014

Doc. 25 entitled Norwegian Scabies

My daughter's medication quadrupled causing her to convulse impairing her mentally impeding any testimony by her the same day Doc. 25 Cured. Exhibits 1.4, 4.16.

07/08-11/2014 Risperidone 0.25MG | 120 tablets | 45MG over three days.

Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

07/08/2014 Risperidone 0.25MG Qty 30
 07/08/2014 Risperidone 0.5MG Qty 30
07/11/2014 Lamotrigine Anti-Seizure medication
 07/11/2014 Risperidone 0.25MG Qty 30
 07/11/2014 Risperidone 0.5MG Qty 30

Doc. 25 exposed Judge Ed Smith's trafficking of my daughter as a mental retard via MR317 Northampton County MH/MR used MR317 for all of its Federal and State payment requests to treat Emilie for MR317 but failed to mention MR317 in its disability support claim. The reason for their omission was the 05/18/2006 State Appellate #1726 ruled out MR317. Judge Ed Smith approved the use of MR317 12/21/2006 in violation of federal law at the behest of his law partner, Emilie's grandfather, Attorney Ray DeRaymond. Rather than admit they were lying after being exposed via Doc. 25— Northampton County proactively and immediately severely overmedicated my daughter—causing a real disability. Exhibit 2.34, 2.34.3

08/17/2014

Federal guardian Lisa Spitale attempted extortion, used my daughter as a hostage.
 PA federal guardian Lisa Spitale attempted to extort me to drop US 14-2221 2nd Cir. against my (Jewish) landlord Mr. Edelstein if I wanted to see my daughter again. Quid pro quo extortion by Lisa Spitale for Mr. Edelstein's help in violently evicting me 11/06/2013 during Judge Smith's U.S. Senate review for federal judge. Judge Ed Smith was responsible for Lisa Spitale's unlawful appointment as my daughter's personal guardian:

<u>Exhibit 2.53.2</u>	08/17/2014	5:34 PM AK (My Mother) No need to be one the streets NO ONE wants to take Emilie AWAY FROM YOU!!!
<u>Exhibit 2.53.3</u>	08/19/2014	4:33 PM Guardian Lisa Spitale email me
<u>Exhibit 2.53.3A</u>		Lisa Spitale communicated with my mother AK: See influence 08/19
<u>Exhibit 2.53.4</u>	08/19/2014	4:59 PM AK Got it. You don't have a lot of choices
	08/22/2014	Doc. 85 14-2221 2nd. Cir: Motion To add defendants: Guardian Lisa Spitale Guardian Shanon Moore Freya Kroger of Lehigh Transition Services Northampton County Office of Developmental Programs.
<u>Exhibit 2.53.5</u>	08/22/2014	10:30 AM AK Have you received the ticket to come see EK?
	08/22/2014	12:43 PM TK How long have you been in touch with Lisa Spitale"
	08/22/2014	02:32 PM AK So are you coming out tomorrow or what?
<u>Exhibit 2.53.6</u>	08/22/2014	10:42 PM AK Did you get the ticket? (Oneway bus ticket to Easton PA)
	08/23/2014	My daughter's mobile phone is dead.
<u>Exhibit 2.53.7</u>	08/23/2014	12:23 AM AK Where are you?
<u>Exhibit 2.53.8</u>	08/23/2014	11:37 AM TK Retrieve oneway bus ticket from a US Po Box.

<u>Exhibit 3.25.2</u>	08/23/2014	11:37 AM AK A few seconds later:did you get the bus ticket?
<u>Exhibit 2.53.9</u>	08/23/2014	02:47 PM AK Did you get the bus ticket? (They know I have it)
<u>Exhibit 2.53.10</u>	08/23/2014	03:12 PM TK Why in the world would you want to communicate with the individual largely responsible for having your granddaughter injured. And you saw the injuries. Do you think Emilie deserved to be injured? Or is it like you always say just go along with the crowd and maybe they'll go away?
<u>Exhibit 2.53.11</u>	08/23/2014	11:31 PM AK I have no idea what you're talking about. Did you get the ticket?
<u>Exhibit 2.53.12</u>	08/24/2014	12:31 AM TK You're not worth the time of day Ms. Kraemer. You're total bs.
<u>Exhibit 2.53.13</u>	08/24/2014	01:58 AM AK You need to come home!!! (I've lived in NY 18 years)
<u>Exhibit 2.53.14</u>	08/24/2014	10:05 AM AK I saw Emilie yesterday. She is fine. You just need to come here. (Easton PA)
	08/25/2014	Doc. 88 14-2221 2nd. Cir.: Motion To Be Protected from Retaliation
<u>Exhibit 2.53.15</u>	08/25/2014	11:21 AM AK Get on the bus and come here. (Easton PA)
<u>Exhibit 2.53.16</u>	08/25/2014	12:39 AM TOM TIME TO COME HOME
	08/25/2014	Easton PA Police officer Seigfried filed for my arrest for making a welfare request for my daughter after she disappeared.
<u>Exhibit 2.53.17</u>	08/26/2014	11:48 AM AK I have nothing to do with Emilie's phone...
<u>Exhibit 2.53.18</u>	08/26/2014	02:44 PM TK Where's my daughter?
	08/26/2014	03:35 PM AK She is at school. Why don't you just come to pa?
<u>Exhibit 1.4</u>	08/26/2014	Emilie over-medicated into convulsions by Spitalé, Mother Fontno Emilie prescribed Lamartine (anti-convulsant) Risperidone 90 tablets
	08/26/2014	Doc. 95-2 14-2221 2nd. Cir: Demand to Produce Witness, Victim EK
<u>Exhibit 2.53.19</u>	08/27/2014	08:32 PM AK Did you ever get the bus ticket? Are you back in the apartment?
<u>Exhibit 1.22</u>	08/28/2014	Mr. Edelstein filed for non-pay dwelling #27965 with housing court.
<u>Exhibit 1.22.1</u>	08/28/2014	PA Federal guardian Lisa Spitalé's letter on EK's mobile phone theft. It cited: <i>"A mother can take a daughter's mobile phone law"</i>
	08/28/2014	Doc. 104 14-2221 2nd. Cir: To Be Protected From Extortion.
	09/04/2014	Doc. 124 14-2221 2nd. Cir: For Emilie L. Kraemer to Be Entered As a Witness. 14-2221 was dismissed within hours after Doc.124 filing

In baseball parlance the defendants set up a game of rundown, or pickle.

I can't move back into 8G—it's a death trap. Not only did defendants repeatedly attempted to murder me in it—with the approval of the NYPD—they were successful to make me move 11/06/2013 while Judge Ed Smith was interviewed by the US Senate for federal judge. DHCR hid its fraudulent cancellation document from the FOIL after determining 8G was so hazardous it could not even be inspected much less inhabited. Exhibits 1.17, 1.18

Defendant's advertised their crime to each other. They used the opportunity they created for themselves attempt to extort me into judge Smith's lawless jurisdiction. It is easy to see they are steering me—my

daughter's wittiness of judge Smith's trafficking of her— to move into Judge Ed Smith's lawless jurisdiction after forcing me to the street and making my life insanely miserable via their **pickle**: *e.g.*, corruption persuasion of DHCR, Manhattan Housing and SDNY Federal Court.

09/25/2014 | Federal Guardian Lisa Spitale is obviously lying to me—**hiding Emilie's seizures**.

"Dear Mr. Kraemer: I have received multiple emails from you demanding that Emilie stop taking medications which you believe have been prescribed to her. I do not know how you obtained what you believe to be a list of Emilie's medication, as you are not her guardian. Much of your information is inaccurate. In addition, please be assured any medication Emilie may take would be prescribed by one of her treating doctors and would be carefully monitored by the prescribing doctor."

Criminal actions not disclosed while attempting to lure me to Easton PA

- | | |
|---|---|
| Exhibits
<u>3.9, 3.9.2</u> | (a) 2012 My income was depleted by Amy Fontno DeRaymond's (Easton Area School District) collaboration with DOD contractors—who would likely benefit from DOD representative Judge Ed Smith's federal judge appointment—to hack my business website. |
| Exhibit <u>3.9.1</u> | (b) 2012 Police Chief Carl Scalzo was appointed to ignore my daughter's assaults, attempted murder and overdose in connection to Judge Ed Smith federal judge appointment—because that is what he did. |
| Exhibit <u>1.5</u> | (c) 05/2013 to 08/26/2013 Amy Fontno, Federal Guardian Moore, Freya Koger collaborated to attempt my daughter's murder (their trafficking victim) a week after judge Ed Smith's Federal Judge nomination 08/07/2013. <u>Exhibit 1.5</u> |
| Exhibits
<u>1.11, 1.12,</u>
<u>1.11.1, 1.15</u> | (d) 11/06/2013 They were responsible for my violent eviction from apartment 8G the same day Judge Ed Smith was interviewed by the U.S. Senate for Federal Judge. They collaborated with my landlord who constructed device to disperse biological agents and toxins which he stockpiled in his buildings vented into apartment 8G |
| Exhibit <u>1.4</u> | (e) The mother began overdosing my daughter 03/27/2014 the day after Judge Smith was appointed federal Judge causing Emilie to have seizures. |
| 10/13/2014 | I went looking for my kidnapped daughter in the largest SUV I could rent. This was a RICO enterprise running human trafficking. They literally just grabbed my daughter and took her. My Sister Deputy G. Kraemer — Judge Ed Smith's friend—was recruited by Judge Smith and facilitated my daughter's trafficking. |
| 10/13/2014
7:36 PM | Easton PA Police Officer Meg Refused Court Ordered Visitation
I called Easton police and got Officer Meg. |
| 7:54 PM | Officer Meg okay'd for me to come in see daughter for court ordered visitation. Officer |

Meg called me back. She said she called the house and visitation was fine.

8:50 PM

FOUR Easton police surrounded my car while I was waiting for my daughter for 30 mins and threatened me instead. Officer Meg pretended not to remember our phone conversation. She asked for visitation papers. Then still refused visitation. "Its too late now". It appeared the police officer to my passenger side was ready to shot me.

711. I asked about mother's corroborated history of extreme violence toward Emilie demanded to see her and that she was safe.

Officer Meg replied: **"How do we know you didn't do it"**

Officer Meg also refused to arrest the mother Amy Fontno for my adult daughters theft. Easton Police Officer Meg cited law: **"A mother can take a daughter's cell phone"** This same law was cited by federal educational guardian Lisa Spitale, Exhibit 1.22.1.

713. Officer Meg called my sister deputy G. Kraemer. Deputy Kraemer also refused my court ordered visitation. Exhibit 3.10.2

714. My sister Deputy G. Kraemer—Judge Ed Smith's friend—was responsible for refusing to make arrests for my daughter's torture (burning with cigarettes) 08/06/2012 resulting in my daughter's 08/01/2013 attempted murder and 03/27/2014 brain damage via over medication in furtherance of Judge Ed Smith's 03/26/2014 federal appointment.

10/31/2014

5:40 PM My daughter called the moment I arrived at my NYC PO box 178 Columbus Ave. and explained Mickey Cekovic of Pitta & Bishop LLC a lobbyist did not send my check: **"he didn't send it."** Emilie does not know Mr. Cekovic through me. "Do what you gotta do." I called Mr. Cekovic and wanted to know how she would know him. "I don't know." Texted me back to pick the up check — handed it to me and said: **"Do what you gotta do."** Exhibits 3.25, 3.25.2

11/01/2014

Saturday: 5:24 PM My daughter called to picker her up.

Saturday: 7:43 PM My daughter called me again to make sure I was on my way

Saturday: 8:00 PM My daughter escaped her house (prison)—brain damaged, carried broken shoes, no coat.

Saturday: 8:47 PM Phone call from Easton Police officer Meg.

Saturday: 9:00 PM return call.

715. Officer Meg wanted to know where I was taking my daughter—did I have an apartment. 11/06/2013 my NY landlord assaulted me out of my apartment while Judge Ed Smith was interviewed by the U.S. Senate Judiciary committee. His kids were there to watch the interview while his business partners organized the torture, attempted murder, and brain damage of his victim, my daughter Emilie.

716. I'm looking at my daughter who Judge Smith grabbed was responsible for her torture, trafficking, inhuman treatment and his personal cop on call Easton PA officer MEG is calling me wondering what I was doing with MY daughter during MY COURT ORDERED VISITATION.

2.59.3 11/1/2014 Hotel receipt. We stayed at a hotel. I was living in hotels since 11/16/2013.

07/2018 PA AG Inspector Bosh of the criminal division confirmed the Easton police department was in contact with NYPD 20th Precinct in my neighborhood. The 20th precinct identified my description of toxic fumes as assault and attempted murder then refused to investigate my landlord.

A conspiracy between, my NY landlord, NYPD, and the Easton PA police on behalf of Judge Smith in regard to my forced, violent eviction from my apartment is highly likely.

11/02/2014 Sunday. My daughter disappeared after returning her from the weekend in NY.
Federal guardian Lisa Spitale filed a PFA.

.....
PFA C0048PF-2014-000815 | Northampton County PA

Federal guardian Lisa Spitale v. Kraemer

11/04/2014 | Hearing 02/06/2015

18 U.S.C. §§ 1512, 1951

11/04/2014 PFA C0048PF-2014-000815 was groundless manufactured chicanery.

Federal guardian Lisa Spitale, mother Amy DeRaymond: defendants who trafficked my daughter Emilie and subsequently racketeered Judge Ed Smith's 03/26/2014 federal appointment who approved my daughter's trafficking sought additional protection from Emilie's potential testimony after their attempted murder failed and brain damaging her wasn't enough by filing a groundless PFA with their association-in-fact RICO enterprise partners the Northampton County Court of Common Pleas. They sought to prevent Emilie from escaping their prison through legal chicanery and subterfuge.

They gamed interstate court systems by lining up conflicting court dates, changed judges on the fly and concealed the RICO enterprises use of fear, violence and torture of their victim, my daughter used by Lisa Spitale who brought the groundless PFA by blocking my answer for it. *United States v. Aimone*, 715 F.2d 822, 828 (3d Cir. 1983).

02/05/2015 SDNY Manhattan Hosing Court | 79433/14 | *Edelstein v. Kraemer*

02/06/2015 EDPA Court of Common Pleas | PFA 000815 | *Lisa Spitale v. Kraemer*

2.59.2 **02/06/2015 Transcripts: Hearing date incorrectly filed as Friday 02/06/2016.**
(No such date exists)

The 02/06/2015 hearing generated even more made up facts, laws, dates: some coming from the Northampton County Court of Common Pleas PA. Federal guardian Lisa Spitale represented the following falsehoods. 02/06/2015 TRANSCRIPTS:

2.59.3 11/1/2014 I did not take my daughter to a shelter ever. Under any circumstance.
Hotel receipt. Saturday to Sunday. Jane Hotel. Bunk beds.

2.59.4 The Lisa Spitale indicated I “snuck” Emilie out of her house.
See Order for custody 2007-0021. It was in effect and actively used since its creation 2007.

2.59.2 **I was never served the PFA.** There was no service by the Sheriff as is required by the State of PA. Judge Zeto invented a non-existent issue of service. Judge Zeto and Spitale used this ploy to repeatedly back up the hearing until the day after my Housing Court hearing.

2.59.5 10/13/2014 my daughter resurfaced five weeks after being abducted when she called from the house phone. I drove to Easton to find her. Easton PA police officer **Meg saw and approved my Order for custody 2007-0021** but then stated it was too late in the evening to exercise the order.

2.59.5 10/13/2014 I asked Easton Police officer Meg about my daughter’s stolen cell phone which lead to me waiting out in front of her house for a half an hour. Officer Meg stated: **“a mother can take a daughter’s mobile phone”** i.e., gender based theft and in violation of the constitution. Approval of gender based mobile phone theft was confirmed by Federal guardian Lisa Spitale in the exhibited email.

2.59.6
3.4, 3.8 Lisa Spitale impeded my ability to attend the 02/06/2014 hearing. Judge Zeto penalized me for not attending the 02/06/2015 hearing, then penalized me again for filing an answer to the judge assigned to the case.

2.59.2 **Corrupt persuasion: Page 6.** reveals Northampton County Court of Common Pleas (Lisa Spitale and Amy DeRaymond) corrupt persuasion of court dates via needless extensions resulting in back to back multi-state hearings.

3.8 **02/05/2015— NY Judges were changed from Hann to Wendt.** Wendt violated the constitution and robbed me of \$270,000 from renter charges, my apartment, all of my property, business equipment, ability to make a livelihood and put me on the street with the clothes on my back.

2.59 **02/06/2015—PA Judges were changed from Baratta to Zeto** the same day of the
2.58 Easton PA hearing. Clerks refused to forward my answer to judge Zeto because “his
name was not on it.” However, it appears Judge Zeto did receive my answer to Judge
Baratta who was assigned to the case until the morning of 02/06/2014 then arbitrarily,
capriciously, incorrectly held me accountable for circumventing his court.

2.59.2 **Corrupt persuasion: page 6.** I was penalized for responding to the assigned Judge
2.59.6 (Baratta) according to the PFA office. Judge’s were changed the morning of the hearing
to Judge Zeto. The PFA office also said Baratta would be assigned through-out the case
as PFA judges are not changed. This rule was violated.

Pattern of concealing violent human trafficking continued in Judge Zeto’s court

(i) My answer cited a spike in my daughter’s assaults and burn injuries since Judge
Baratta 10/12/2011 approved Lisa Spitale’s guardianship as recommend by Judge Ed
Smith 07/15/2011

(ii) Judge Zeto’s bluster and chicanery in reaction to evidence of third degree cigarettes
burns and torture was consistent with the RICO enterprises method of hiding extortive,
coercive assaults.

(iii) Judge Zeto’s reaction to my daughter’s torture: burning with cigarettes was
consistent with all of the Northampton County’s judges which was to pretend they
never saw it, prevent evidence from coming in, mock the injuries i.e., consistent with
the RICO enterprises business goals.

(iv) Judge Zeto was not charged or arrested for knowingly forwarding the trafficking of
my daughter.

.....

14-CV-9343 SDNY

11/21/2014

Kraemer v. Fontno

18 U.S.C. § 1512

Federal law clerks protected Judge Ed Smith

- I. SDNY withheld a civil CV number for over 100 days hiding Exhibit DD: CVS data.
- Proof of the attempted murder of my daughter one week after 08/01/2013. Proved
defendant’s cultivated scabies into its lethal form: Norwegian Scabies.
- Over medication and brain damage of my daughter the day after 03/26/2014
These events were in furtherance of Judge Smith’s nominations and appointment.
The 100 day CV hold up occurred after meeting with NY Pitta & Bishop’s CFO
Mickey Cekovic who withheld checks until I answered question about the complaints
exhibits I filed only two hours earlier.

2. NYPD Detectives Endowment Association
Defendant's are practically, if not deliberately **advertising** their ability racketeer the federal and state court systems. Pitta & Bishop is immersed in detectives, City and State government. The DEA retained Pitta & Bishop LLC in 2014.
3. SDNY tampered with human trafficking exhibits
I submitted exhibits regarding Milestones Community Services. The Service Assessment Sections were whited out due to "copy error." These sections were incriminating to the RICO enterprise as they demonstrated the absurdity of their racket.
4. **100 days to get a CV number**
What PA defendants and Pitta & Bishop did with the 100 days they carved out for themselves to conceal the CVS and and prevent further action from me.

.....
1. 11/21/2014 **Mickey Cekovic Pitta & Bishop LLC CFO, Senior Government Specialist**
NY lobbyist responded accordingly:

5:00 PM I went to see Mr. Cekovic CFO of Pitta & Bishop LLC for payment a few hours after
2.42 filing SDNY14-cv-9343 *Kraemer v. Fontno* in federal court seeking custody of my daughter. Instead of getting paid Mr. Cekovic withheld checks: then abruptly, and out of context of our meeting engaged me in hostile, accusatory, nonsensical dialogue about the origin of my daughter's scabies—an STD she acquired 2013 from being trafficked to officials ("judge friends" and police in speed-trap lots called "picnics") while EDPA Judge Ed Smith was being vetted for federal judge in Easton PA. Judge Ed Smith approved the trafficking of my daughter as a mental retard 12/21/2006. His business partners concealed their fraud by extorting my daughter via cruel, inhuman, degrading, treatment and torture—hiding her from public view *i.e.*, creating the appearance of a mental retard while judge Smith was vetted by FBI and President Obama. Exhibit 1.5.

Mr. Cekovic went on a fishing expedition to cover himself after getting exposed

14-cv-9343 contained exhibit DD I Prima facie evidence. CVS pharmaceutical records that proved beyond any doubt my daughter's murder was attempted via the deliberate exacerbation of scabies into its more lethal form Norwegian scabies. Defendants attempted to finalize Emilie's attempted murder a week after Judge Smith was nominated (08/01/2013) for federal judge by President Obama. 3.25

Mr. Cekovic apparently, obviously relocated the origin the murder weapon (scabies)

through misinformation and was angrily trying to get from me some way out of the jamb CVS Exhibit DD, and my exhibit letters to the Pennsylvania Attorney General created. Exhibits 1.4, 4.16

3.25

Pitta & Bishop Attorney J. Del Giorno said the mother should have been arrested.

Mr. Cekovic was at the meeting he set up with law firm partner attorney John Del Giorno. Mr. Del Giorno said the mother (Amy Fontno) should have been arrested in regard to my daughter's Norwegian Scabies provided the origin could be established.

745. The origin of the scabies—an STD—came from my daughter's trafficking during her time with Lehigh Transition Services. The CVS data removed any doubt of that and was prima facie evidence. Exhibit 2.42

In regard to exhibit letters sent to the PAAG about my daughter's condition.

Mr. Cekovic Isn't it a little crazy to send so many letters?"

Mr. Cekovic Why didn't I just talk to my x-wife?

(Mr. Cekovic is negotiating for my x wife who attempted to murder our daughter.)

1.5

Mr. Cekovic: Why didn't I just talk to my x-wife?

This question was bizarre: His boss John Del Giorno stated the mother should have should have been arrested at the meeting Mr. Cekovic attended months earlier.

The CVS data record was proof of Emilie's attempted murder by PA defendants

It set the time they agreed to take Emilie to a doctor: May 2013

It proved getting an appointment took two months before agreeing to take her.

It proved Emilie was treated at the commencement of One Stop Shop in NYC

(My landlord also began venting toxic fumes into Apt. 8G at this time).

It proved the course of treatment selected would invariably cause Norwegian Scabies according to the manufacture.

It proved the course of treatment selected was used far beyond FDA and manufactures recommend safety limits—risking death.

It proved they began sedating her with undocumented medication.

It proved she was treated for Eczema—treatment was killing her—until I intervened.

When CVS data is viewed in context of photo exhibits it proves Ms. Fontno, and guardian Lisa Spitale cured a severe form of Norwegian Scabies on my daughter's hands a week before Judge Ed Smith's presidential nomination 07/26/2013. This is an impossible fact unless they knew they were treating Norwegian Scabies. Exhibit 2.42

The CVS data connection with photos proved they restarted their murder attempt 08/07/2013 a week after Judge Ed Smith Presidential nomination. Exhibits 1.4, 4.16

PestPro's exterminator report

1.10.1

When I stated I got a copy of PestPro's exterminator report 11/8/2014 proving bird mites in my apartment Mr. Cekovic became visibly upset.

1.10.2

Mr. Cekovic tossed two checks at me in mock disgust.

4.16

749. Mr. Cekovic's notion to pursue a strange defensive conversation after filing 14-cv-9343 was transparent to the extent it was clear he was spreading misinformation.

2013 - 2014 Mr. Cekovic apparently, obviously relocated the origin of my daughter's murder weapon (scabies) through misinformation and 11/21/2014 was angrily trying to get from me some way out of the jamb Exhibit DD (CVS data) and my exhibit letters to the Pennsylvania Attorney General created in light of any PR slander and fraud.

2. 2014

NYPD Detectives Endowment Association

2014 The Detectives Endowment Association selected Pitta & Bishop LLC as their representative. Their CFO Mickey Cekovic was actively engaged in racketeering a federal judge appointment via 18 U.S.C. § 1951 at that time. Mr. Cekovic, is surrounded by NYPD detectives. PA RICO defendant's—who Mr. Cekovic is helping are practically advertising thier racketeering.

<https://nypost.com/2015/05/24/lobbying-firm-makes-millions-on-political-union-ties/>

06/06/2019 Joe Calabrese, Homicide detective, Chairman of Detectives Endowment Association, served on its Board of Trustees and was a Union Trustee. He committed suicide the morning after I presented this complaint to the SDNY Federal Pro Se desk and determined I needed to refine the defendants section and create proper summonses before filing which I updated Wednesday 06/05/2019 and posted to Google-drive 8:06PM.

Exhibit 06/04/2019 9:37 PM

Exhibit 06/05/2019 8:06 PM

JOE, FRANK | 4/21/2016 U.S. Appeal 15-3694 2nd Cir. *Kraemer v. Amy Fontno*.

2012 -2013 my daughter complained regularly about a wire she was wearing when coming to visit me in New York. When she was alone I could hear her: knock it off Joe! Leave me alone Joe! She also complained about Frank. So much so I entered Joe and Frank into my U.S. 2nd Cir. Appeal 15-3694.

Emilie is NOT AT ALL Schizophrenic not even remotely. She was being harassed by

the thugs. Her mother has a history of violence, and uncharged criminal abuse of Emilie with strong personal judge connection—apparently that is all it takes in what used to be a democracy. The Easton PA DA, John Morganelli is simply (obviously) a tool for a criminal enterprise.

Mr Cekovic staged a recorded show for himself at Pitta & Bishop's office.

The CVS record is unambiguous and he is having a strong reaction. That he raised any of the questions when he did is strongly suggestive he was tipped off about the exhibit content of my unpublished federal filing 14-cv-9343. His timing could not be arbitrary. The "unsecmly" and "double dealing" Pitta & Bishop apparently acquired a new client in Northampton County PA whom the firm was perfectly suited to help through fraud, connections with detectives, and governmental agencies.

3. 11/21/2014 Exhibits whited out: Milestones Risk Assessment Sections

Exhibit Ei 09-25-2006

Exhibit Eiii 05-21-2007

Exhibit Eiv 09-06-2007

Exhibit Ev 01-14-2008

The sections contained utterly made up idiosyncrasies, phobias, behaviors used to isolate Emilie from public contact for extortion and trafficking purposes:

Rough with pets: Excuse for third degree cigarette burns suggested as "cat bites" by RICO enterprise judge Moron. That was a standard pattern. What things actually were, confirmed by expert MD's was simply ignored.

Making noises acting out physically: Excuse for attacking her, chilling her speech. 2012 this became extreme. Sexual aggression/attacks at private residences.

Running into the Street: Excuse for isolation denial of public transportation. 2012 this became extreme Lehigh Transition Service aka "the driving school" prison vehicle program to "black sites"

Call names, idiots: They were idiots—and much worse these were sadistic trafficking criminals.

12/21/2006 Judge Ed Smith trafficked Emilie at the behest of his partner attorney DeRaymond's emergency petition which was in violation and total contradiction of the 05/18/2006 State's Educational Appeals Panel ruling #1727. The petition recommended human trafficking: that (i) Emilie have a mental defect: MR317. (ii) That Freya Koger treat her for MR317 and (iii) A guardian be appointed. Judge Ed Smith simply backed what the County already started via Milestones and Freya Koger treating Emilie for mental

retardation during school hours — setting up Ms. Fontno's ability to collect illegal Social Security disability payments.

.....
4. **100 days to get a CV number | Concealment of CVS prima facie evidence**

My claim and evidence cannot be seen without a cv number. It is not public.

What did lobbyist Pitta & Bishop do with the extra 100 days they got from the SDNY federal clerks preventing the public airing of 14-cv-9343 CVS Exhibit DD?

80 days later

02/05/2105 NY 79433/14 NY Judge change: Judge Hann to Judge Wendt | *Edelstein v. Kraemer*
02/06/2015 PFA 20140008 PA Judge change: Judge Baratta to Judge Zeto | *Fontno v. Kraemer*

100 days later

03/13/2015 14-cv-9343 CV# Approved for SDNY
03/17/2015 NY 79433/14 Judge Wendt approved eviction for non-pay of \$14,737
03/18/2015 14-cv-9343 was transferred from the SDNY to the Eastern District of PA:

The Eastern District of PA concealed prima facie evidence of racketeering

- (i) The Eastern District PA federal court dismissed my claim with prejudice.
- (ii) EDPA did not post the complaint to publicly available PACER and placed it in the archives.

They concealed:

CVS data that proved EK's attempted murder a week after Judge Ed Smith was nominated 08/01/2013

CVS data that proved EK's over-medication/brain damage the day after Judge Smith was appointed

Hid PestPro exterminator reports—evidence of tampering with my NY apartment.

Hid my exhibit letters sent to the Pennsylvania Attorney General

Hid 2013 photographic evidence of attempted murder via the deliberate cultivation of Norwegian Scabies

Hid Human trafficking: manufactured Milestones Community Service reports.

(These were originally tampered with in the SDNY.)

Hid 2008 cigarette burn evidence used to steer a 2008 competency exam arranged by a federal guardian

Hid 2012 cigarette burn evidence used for Emilie's extortion while Judge Smith was vetted:

Two weeks vacation with me was removed. Emilie tortured when she would have been on vacation with me. It was backed by the Sheriff's department (*who Judge Smith thanks after getting appointed*).

(Burning a captive with cigarette's for political purposes is federal crime recognized by the DOJ, The State Department, DOJ 2005 memorandums on torture.)

80 days later

02/05/2105 #79433/14 Judge Wendt refused to look at DHCR records ordered me to pay \$14,737.
The landlord owed me over \$270,000 as confirmed by:
1. DHCR Deputy Commissioner Woody Pascal

2. Housing Court Rm 104 attorneys both saw the overcharge.
3. One attorney said I “hit the lottery”

100 days later

03/17/2015

1.31.5

No service was provided by Edelstein #79433/14 *Edelstein v. Kraemer*

Edelstein’s eviction hearing with Judge Wendt was private.

Landlord’s attorney used outdated postal meters for the purpose of service

Violations of 18 U.S.C. § 1341 | U.S. Postal Code 4.6.2 Exhibit 1.31.5

Judge Wendt evicted me for non-pay of \$14,737 when he knew the landlord owed me over \$270,000.

80 days later

02/06/2105

Easton PA | PFA 201400081 11/3/2014 PFA was required to be held in two weeks from its inception. It was scheduled with Judge Baratta who approved Judge Smith’s recommendation of guardian Lisa Spitale. PA Federal guardian Lisa Spitale tampered with Court proceedings to create conflicts and predetermined interstate court outcomes in violation of the 14th Amendment, 18 U.S.C. § 1512, 1513 3.4, 3.8

There is no basis for the PFA. The RICO enterprise is simply engaged in damage control after protecting Judge Ed Smith to get appointed federal judge by hiding his victim and prevent her testimony by:

1. 08/01/2013 Attempting to murder her.
2. 03/26/2014 Brain damaging her via over medication.
3. They clearly did not want evidence of 18 U.S.C. § 1513 walking around on the streets of New York.

02/19/2105

Judge Wendt refused to look at the City of New York’s request for legal rent.

Judge Wendt mocked my illness due to toxic fumes vented by my landlord

Judge Wendt: *“Immmmmmm sick”*

751. Basically, anything I did that threatened their business (child / human trafficking) — was met with strong adversity (official slander, theft, attempted murder, and assault) by a connected group of law-firms, cops, clerks, healthcare, and a few judges.

.....
15-cv-1755 | SDNY

03/09/2015

Kraemer v. Fontno (DeRaymond)

Mickey Cekovic CFO Senior Government Specialist

Pitta & Bishop LLC NY lobbyist:

“You don’t decide we decide”

752. I sought clarification on how it was Northampton County was able to use Mental Retardation 317 to file for Medicaid on my daughter’s behalf when MR317 was specifically ruled out by the PA Appeals Panel and by an extensive diagnostic

conducted by the Head of Child Neurology (my Uncle) at Saint Christopher's Hospital for Children. I wanted to know what right they had to arbitrarily evaporate my daughter's employment opportunities and make false claims—trafficking my daughter.

Exhibit 3.25 Mr. Cekovic suggested to me his colleagues decides these things apparently through legislature. Who gets disabled and who succeeds. Which is exactly how it worked for my daughter in Easton PA—they human trafficked her.

Pattern of Mr. Cekovic using United States property for racketeering and terroristic activities that required assistance from NYPD detectives, and outsourced US security:

Exhibit 3.25 2012 Injurious extortion of my daughter in PA/Unnecessary emergency work New York
Exhibit 3.25.1 2012 - 2014 Phased depletion of plaintiff's business assets
Exhibit 3.25.2 2014 US Post Office used for extortion
Exhibit 3.25.3 2014 Misinformation used to change the origin of Emilie's attempted murder weapon
Exhibit 3.25.4 2015 US SDNY 15-cv-1755. Threatened for filing a federal complaint
Exhibit 3.25.5 2016 US Trustee communication discovered to be compromised

.....
 18-cv-9804 I SDNY

10/23/2018

Kraemer v. Edelstein

754. Pattern of breaking up incriminating contiguous exhibits into unsearchable, documentation in the SDNY Court Docket. This occurred again 10/23/2018 regarding my complaint, Exhibit OOO, (Now Exhibit 2.42) and Exhibit Index.

(i) My 96-page complaint was truncated at page 73 in the DOC.

(ii) The remaining complaint pages were obscured filed as EXHIBIT 1.

• These pages were critical of the NYPD, Easton PA Police, Pitta & Bishop LLC.

• Tacked to the end of the complaint are first eight pages of EXHIBIT OOO assuring the public would not be viewing those pages or know EXHIBIT OOO was there.

(iii) EXHIBIT OOO Is a 26-page photographic exhibit reduced to 11 pages as EXHIBIT 2 in the DOC.

• Removed were pages of my daughter's **fingerprint bruises** from being restrained while someone burned her. (The same thing happened when I submitted a hyperlink to Senator John McCain's office).

(iv) EXHIBIT 3 posting is nonsensical. It is the last six pages of EXHIBIT 000, followed by boilerplate I submitted and then the EXHIBIT INDEX. Totally obscuring the EXHIBIT INDEX.

755. Who needs a defense attorney when NYPD and defendants have control over federal docket administration? SDNY concealed evidence of torture and extortion of my daughter.

.....
14-2221 U.S. Court Of Appeals 2nd Cir.

06/23/2014

Kraemer v. Edelstein

The U.S. Marshal allowed my attempted extortion 18 U.S.C. § 1951 of U.S. Appeal 14-2221 2nd Circuit I *Kraemer v. Edelstein*

2.53

(i) 07/11/2014 Northampton County defendant's Federal guardian Lisa Spitale, Amy DeRaymond over-medicated my daughter until she convulsed brain damaging her after filing Doc 25. which incriminated Easton PA federal judge Ed Smith.

(ii) Stole my daughter's mobile phone and used her as a lure to drop 14-2221 2nd Cir. *Kraemer v. Edelstein* if I wanted to see her again.

(iii) Mailed me a ONEWAY bus ticket to 5715 William Penn Hwy Easton, PA 18045. Demanded I use it in exchange they would have my daughter waiting at the bus stop.

(iv) My daughter's kidnapping was quid pro quo for Edelstein's help. He violently evicting me from apartment 8G 11/06/2013 with biological agents and toxins the same day Judge Ed Smith was interviewed by the U.S. Senate.

(v) Extra conservative republican Judge Ed Smith appointed guardian Lisa Spitale who ran various racketeering tasks on behalf of Judge Ed Smith while he was vetted for Federal judge.

(vi) My landlord Edelstein owed me payment for triple charging rent from 1996 forward confirmed by DHCR Deputy Commissioner Woody Pascal. Ballpark \$270,000 plus treble damages.

U.S. Marshals

"We can do whatever we want. We're the feds" That is a prevailing attitude that runs through out this complaint by all of the defendants. The rules simply do not apply to them.

8.28.2014 I filed Motion Doc. 104 To Be Protected From Extortion.

I really would not know how to make it any clearer—they stole my daughter's mobile phone and used her as a lure to drop 14-2221 2nd Cir. *Kraemer v. Edelstein* The local law they cited was a constitutional violation. They tortured Emilie in the past and were threatening me with her future injury.

2017 U.S. Marshal's office allowed stalking within 500 Pearl Street Federal Court
2017 U.S. Marshal allowed the use of their security cameras at SDNY 500 Pearl Street for two individuals to stalk me inside the Daniel Patrick Moynihan United States Courthouse. Both stalkers used the same criminal pidgin: "Eh Hmm. Cough. Cough" used by NYPD and City of New York employees.

04/27/2017 U.S. Marshal the Court allowed defendants to tamper with my mailing address
PA Defendants fouled court procedure for 17-cv-3089, 17-cv-2910 and 17-cv-2913 in the SDNY by filing a change of address that redirected my U.S. Court documents to Amy DeRaymond's old address in Easton PA causing them to be returned to the sender. Exhibits 4.24 4.24.1

.....
FACTS SECTION I

Misplaced Interstate Loyalty By Public Employees Giving Rise To Federal Conspiracy

Easton Pennsylvania GOP Judge Ed Smith's federal judge appointment was furthered by healthcare working for municipalities, law enforcement, police, law clerks, guardians, county judges and federal guardians. Apparently their belief system and resulting lock step manner was due to reciprocal loyalty. That loyalty would have some future benefit. Their actions were quid pro quo.

These are just a few samples, of a group think that allowed these businesses, and governmental entities to convince themselves **that racketeering a federal judge appointment** of all things was somehow justified. It cut through training, oaths, duty—they simply did what they wanted and knew what they were doing.

11/6/2013 U.S. Senator Hirono: "I do have one follow up question...Judge Smith, you have obviously from what I read very strongly held views not only on abortion, but you are an NRA member, and you have articulated a position for welfare, medical reform, term limits for Congressmen, et cetera." (1.11.1)

The reality is those very strongly held views lead to racketeering and numerous violations of federal law.

Federal guardian

Marcie Romberger 2008 Torture: burning victim 1 with cigarettes 2.42

Federal guardian

Shanon Moore: Torture 2010 burning victim 1 with cigarettes 2.42

Federal guardian

Lisa Spitale: Torture: 2012 burning victim 1 with cigarettes 2.42

NY U.S. Marshal. U.S. Court of Appeals 14-2221 (2.53)

08/17/2014 PA defendants sent oneway bus ticket to Easton PA after taking my daughter's phone demanding I move to Easton, forfeit my U.S. Appeal in exchange they would have my daughter waiting at the bus stop—who they over medicated and attempted to murder.

NYPD / DOI

5/18/2013 effectively endorsed my Jewish landlord Michale Edelstein's assault and my attempted murder via toxic fumes in my apartment. NYPD defined my description as assault and attempted murder then refused to investigate. "come back and see us again if he does it again" (1.6)

NY Judge Wendt

I was evicted for non-pay of my apartment when Judge Wendt knew the landlord owed me a substantial sum of money for rent-overcharges. 08/19/2015

NYPD Police Sergeant

01/14/2016 NY After my illegal eviction a tried to trick me into willfully stating that I had hallucinations—to get a three day free stay "three meals a day included" at the hospital after I was treated for a serious skin infection I got from staying at a shelter due to getting poisoned out of my apartment. "They all do it" [I am sure *they* do Sergeant maybe you should check yourself in.]

NY Mickey Cekovic CFO Pitta & Bishop,

11/21/2014 immersed in law enforcement, detectives, City and State Official participated in racketeering a federal judge appointment.

NY Housing Court NYPD

2018 A security supervisor walked back to the room where I was seated and began using pidgin the NYPD has adopted to use in my proximity.

Tiffany New York City monitor Gertrude Ederle Recreation Center 232 W 60th St NY 10023

7/2017 The loyalty question. She saw my exhibits (2.42) and stated an NYPD detective lied to her. Said I was "crazy." Tiffany told me to go see Congressman Nadler and not to call. A few days later NYPD asked her loyalty question which shook her and made her extremely uncomfortable as she was asked if she would follow the law or be loyal to NYPD as a "test" question.

Congress enacted 42 U.S.C. § 1985 (2) to protect witnesses, parties and jurors in federal courts from intimidation and retaliation. However, as can be seen those required enforce it—did not, even when asked.

.....
REMEDY REQUESTED

1. I respectfully request punitive damages and recovery of damages occasioned by my injury and deprivation damages against the defendants in their personal and professional capacities.
2. ECF access and a conference with a judge as per Chief Judge McMahon's as standing order without delay or excuse.
3. I request punitive damages apply given the criminal or quasi-criminal actions by the defendants for their interference with my participation in the federal process in violation of 18 U.S.C. § 1503.
4. Frivolity. My cases have ALL been called frivolous in violation due process by corruptly influenced clerks who circumvented court rules:

42 U.S.C. § 1985 | Section §1985, in pertinent part, prohibits conspiracies either to deter, by force, threat, or intimidation, any party or witness from attending or testifying freely, fully, and truthfully in a federal court or to injure any party or witness in his person or property because he attended or testified in federal court. See 42 U.S.C. 1985(2) (clause i).

42 U.S.C. 1985(2) (clause i). That clause must be read in conjunction with the third and final clause of Section 1985(3), which provides the remedy: [I]n any case of conspiracy set forth in this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators. See Huddle V. Garrison - Amicus (Merits) Supreme Court No. 97-1472.

COMPENSATORY DAMAGES

Defendants robbed me of business opportunities from the time I sued the Easton Area School District 2005 up until today's present date. By reason of the aforesaid conduct by defendants, plaintiff THOMAS KRAEMER, a professional residing in New York City and Principle of Kraemer Inc. requests the following relief.

- A. Compensatory damages in the amount of Thirty five million dollars (\$35,000,000).
- B. Punitive damages in the amount of THIRTY FIVE MILLION DOLLARS (\$35,000,000.00).
- C. An award of reasonable attorney's fees pursuant to 42 U.S.C. § 1988, as well as costs and disbursements.
- D. Any further relief as the Court may find just and proper.

WHEREFORE, plaintiff THOMAS KRAEMER demands judgment in the sum of thirty five million dollars (\$35,000,000.00) in compensatory damages, thirty five million (\$35,000,000.00) in punitive damages, plus attorney's fees, costs, and disbursements of this action.

Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a non-frivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

Signed: Thomas Kraemer:

Dated: New York, New York

7/17/2019

A handwritten signature in black ink, appearing to read "Thomas Kraemer", with a long horizontal flourish extending to the right.

Cell: 646-528-3124